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ર્સ. ૩૭]

नई दिल्ली, शनिवार, सितम्बर 27, 1986/ब्राश्विम 5, 1908

No. 39]

NEW DELHI, SATURDAY, SEPTEMBER 27, 1986/ASVINA 5, 1908

इस भए। यो भिन्न पष्ठ संग्रा की काली है जिससे कि यह अलग संख्यान के एए में क्का का नकी

Separate Paging is given to this Part in order that it may be filed as a separate compilation

भाग II— कण्ड 3—उप-कण्ड (ii) PART II—Section 3—Sub-section (ii)

(रक्षा शंत्रासय को छोड़ कर) भारत सरकार से शंत्रासयों क्षेत्रा सारी किए गए सांविधिक आवेस और अधिस्थनाएं Statutory Orders and Notifications issued by the Ministries of the Government of India (other than the Ministry of Defence).

विधि और म्याय मंत्रालय

(विधि कार्य विभाग) नई दिल्ली, 8 सितम्बर, 1986

सुचना

. था. 3270---नोटरीज, नियम 1956 के नियम 6 के भ्रनुसरण में नियम आधिकारी द्वारा यह सूचना दी जाशी है कि श्री मदम साल भ्रववाल, एडवोकेट ने उपत प्राधिकारी को उकत नियम 4 के भ्रष्टीन एक भावेदन इस बात के लिए दिया है कि उसे मिदनापुर व्यवसाय के लिए नोटनी के रूप में नियुक्त किया जाए।

2. उक्त अविल की नोटरी के कप में नियुक्ति पर किसी भी प्रकार का ग्राक्षेप इस सूचना के प्रकाशन के चौदह दिन के भीतर लिखित रूप में मेरे पास भेजा आए।

> [सं. 5(59)/86-स्या.] भार. एत. पोद्दार, सक्षम प्राधिकारी

MINISTRY OF LAW, & JUSTICE

(Department of Legal Affairs)

New Delhi, the 8th September, 1980

NOTICE

S.O. 3270.—Notice is hereby given by the Competent Authority in pursuance of rule 6 of the Notaries Rules, 1956, that application has been made to the said Authority, under rule 4 of the said Rules, by Shri Madan Lar Agarwala Advocate for appointment as a Notary to practise in Midnapore.

2. Any objection to the appointment of the said person as a Notary may be submitted in writing to the undersigned within fourteen days of the publication of this Notice.

[No. F. 5(59)|86-Jud-4

R. N. PODDAR, Competent Authority

गृह मंत्रालय

(भान्तरिक सुरका विभाग)

(पुनर्वास प्रभाग)

मई विल्ली, 28 धगस्त, 1986

का. घा. 3271—निष्कांत सम्पति प्रमासन प्रधिनियम 1950 (1950 का 31) की धारा 5 द्वारा प्रदस्त मिन्तयों का प्रयोग करते हुए केन्द्रीय सरकार एतवढ़ारा श्री रतन लाल, धवर सचिव, गृह मंत्रालय (पुनर्वास प्रभाग) को उक्त प्रधिनियम के द्वारा प्रथवा धन्तर्गत उप महा अभिरक्षक को सौंपे गए कार्य करने के लिए निष्कांत सम्पति उप महा- प्रभिरक्षक नियुक्त करती है।

् [सं. 1(11)/जि.सैल/86-एस.एस.-II(ग)]

MINISTRY OF HOME AFFAIRS

(Department of Internal Security)

(Rehabilitation Division)

New Delhi, the 28th August, 1986

S.O. 3271.—In exercise of the powers conferred by Section 5 of the Administration of Evacuee Property Act, 1950 (31 of 1950), the Central Govt, hereby appoint SI is Rattan Lal, Under Secretary, Ministry of Home Affairs (Rehabilitation Division) as Deputy Custodian General of Evacuee Property for the purpose of performing the functions assigned to such Deputy Custodian General by or under the said Act.

[No. 1(11)|Spl. Cell|86-SS.II (C)]

का. १८१. ३ १७२३ — विस्थापित व्यक्ति (प्रतिकर तथा पुनर्वास) [अविनयम, 1954 (1954 का 44) की धारा 3 की उपधारा (1) है। रा प्रदत्त मांकतयों का प्रयोग करते हुए केस्प्रीय सरकार इसके द्वारा मृह मंजालय, शान्तरिक सुरक्षा विभाग, पुनर्वाय प्रमाग में प्रवेर सर्विव श्री रतन लाल को उक्त अधिनयम के अधीन श्रयवा उसके द्वारा बंदोबस्त हायुक्त को सींचे गए कार्यों का निष्यादन करने के लिए बेदोबस्त आयुक्त कियुक्त करती है।

[संख्या 1 (11)/86-विषोध सैल/एस . एस .-2(क)]

5.0. 3272.—In exercise of the powers conferred by subsection (1) of Section 3 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (No. 44 of 1954), the Central Government hereby appoints Shri Rattan Lai, Under Sectionary in the Ministry of Home Affairs Rehabilitation Division, as Settlement Commissioner, for the number of reforming the functions assigned to a Settlement Commissioner by or under the said Act.

[No. 1(11)|Spl. Cell|86-SS.II (A)]

म्डीटिल्ली, 2 सिसम्बर, 1986

का. इ.ग. 3273: — निष्कान्त सम्पत्ति प्रशासन शिक्षिनियम, 1950 (1950 का 31) की धारा 6 द्वारा प्रवत्त शिक्तयों का प्रयोग करते हुए। केन्द्रीय सरकार एतवड़ारा शायुक्त सर्वेक्षण व्यवस्था तथा भूमि राजस्य विभाग, शास्त्र प्रवेश सरकार के सचिव को तत्काल प्रभाव से उक्त शिक्तियम के श्रक्तिक शिक्तियम के श्रक्तिक शिक्तिक को सौंपे गए कार्य करते के लिए शास्त्र प्रयोग राज्य के लिए निष्कान्त सम्पत्ति का श्रमिरक्षक निपुत्त करती है।

2. यह रूधिसूचना पूर्ति तथा पुनर्वास मंत्रालय की विनांक 23 जून, 1980 की रूधिसूचना संख्या-1(10)/विशेष सैल /80--एस.एस.-2 (3) का रूधिकमण करती है।

[संक्या-1 (10)/विशेष सैल/80--एस.एस.-II(क)]

New Delhi, the * 1 'entember, 1986

S.O. 3273.—In exercise of the error conferred by Subsection (f) of Section 6 of the Arm interaction of Evocuee Property Act, 1950 (31 of 1950) the Control Government hereby appoint Secretary to Commissioner, Survey Settlements and Land Records, Revenue Deptt., Government of Andhra Pradesh as the Custodian of Evacuee Property for the State of Andhra Pradesh for the purpose of discharging the duties imposed on the Custodian by or under the said Act in respect of evacuee properties in that State with immediate effect.

2. This supersedes Ministry of Supply and Rehabilitation Notification No. 1 (10) Spl. Cell 80-SS.II (iii) dated the 23rd June, 1980.

[No. 1(10)|Spl. Cell|80-SS.II(A)]

का.धा. 3274: — निष्कारत सम्पत्ति प्रशासम प्रधिनियस 1950 (1950 का 31) की धारा 5 द्वारा प्रवत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार एतव्द्वारा धायुक्त सर्वेक्षण व्यवस्था तथा धूमि रिकार्थ, राजस्य विभाग, भाग्ध्र प्रवेश सरकार को उक्त भिवित्यम के द्वारा अथवा भन्तांत उप महा प्रविरक्षक को सौंपे गए कार्य चरने के लिए निष्कान्त सम्पत्ति का उप महाभिरक्षक नियुक्त करती है।

[संख्या-1 (10)/बि. नीज/80-एस.एस.-II(ख)]

S.O. 3274.—In exercise of the powers conferred by section 5 of the Administration of Evacuee Property Act, 1950 (31 of 1950), the Central Government hereby appoint Commissioner Survey Settlement and Land Records, Revenue Department, Government of Andhra Pradesh as Deputy Custodian General for the purpose of discharging the duties imposed on such Deputy Custodian General by or under the said Act.

[No. 1 (10) | Spl. Cell | 80-SS. II(B)

नई विल्ली, 9 सिनम्बर, 3986

का.ग्रा. 3.275: — विस्थापित व्यक्ति (प्रतिकर तथा पुनर्वास) प्रशिवियम, 1954 (1954 का 44) की धारा 3 की उपधारा (1) द्वारा प्रवत्त शिक्तियों का प्रयोग करते हुए केन्द्रीय सरकार इसके द्वारा गृह मंत्रालय, धारतिरक सुरक्षा विमाग, पुनर्यास प्रमाग के छवीन (वेवोवस्त विग) में बंबोवस्त राधिकारी श्री जै.बी. मुद्गल को उक्त प्रधिवियम के धवीन रायता उसके द्वारा प्रवंध प्रधिकारी को सींगे गए कार्यों का निष्पादन करने के लिए उनके ध्यने कार्य भार के ध्यतिरिक्त तत्काल प्रभाव से प्रवंध प्रधिकारी नियुक्त करती है।

[संख्या-1 (12)/86-विशेष सैल/एस. एस. -2(क)]

New Delih, the 9th September, 1986

S.O. 3275.—In exercise of the powers conferred by Sub-Section(I) of Section 3 of the Displaced Persons (C&R) Act, 1954 (44 of 1954), the Central Government hereby appoint Shri J. B. Mudgal, Settlement Officer in the Settlement Wing under the Rehabilitation Division of Ministry of Home Affairs. Department of Internal Security, as Managing Office in addition to his own duties for the purpose of performing the functions assigned to a Managing Officer by or under the said Act, with immediate effect.

[No. 1(12)|Spl. Cell|86-SS. II(A)]

का.आ. 3276.—निष्कांत सम्पत्ति प्रशासन छिमित्यम, 1950 (1950 का 31) की घारा 6 की उपधारा (1) द्वारा प्रदत्त गरित्यों का प्रयोग करते हुए, केन्द्रीय सरकार, इसके द्वारा गृह मंद्रालय, धान्तरिक सुरक्षा विभाग, पुनर्वास विभाग के बंदोबस्त विंग में छिमीन बंदोबस्त अधिकारी श्री जे.वी. मृद्गल को उक्त अधिनियम के द्वारा छथवा अंतर्गत विल्ली में निष्कांत सम्पत्ति के सहायक अधिरक्षक को सौथे गए कार्यों का निष्दादन करने के प्रयोजन से उनके अपने कार्यभार के अतिरिक्त तरकाल प्रभाव से सहायक धिमरक्षक नियुक्त करती है।

[सं -1 (12)/बि. सैल/86--एस.एस.-II(ख)]

मुहम्मव धसलम, उप सचिव

S.O. 3276.—In exercise of the powers conferred by sub-Section (1) of Section 6 of the Administration of Evacuee Property Act, 1530 (31 of 1950), the Central Govt, hereby appoint Shri J. B. Mudgal Settlement Officer in the Settlement Wing under the Rehabilitation Division of Ministry of Home Affairs, Department of Internal Security, as the Assistant Custodian in respect of Evacuee Properties in Delhi in addition to his own duties for the purpose of reforming the functions assigned to a Assistant Custodian by or under the said Act, with immediate effect.

[No. 1(12)|Spl. Cell|86-SS. II(B)]
M. ASLAM, Dy. Secy.

नई दिल्ली, 29 धगस्त, 1986

का. आ. 3277—विस्थापित व्यक्ति (प्रतिकर एवं पुरविन) अधितियम 1954 (1954 का 44) की धारा 34 की उाबारा (2) के द्वारा प्रदत्त मिनिवर्गों का प्रयोग करते हुए मुख्य बन्दोबस्त आयुक्त गृह मंत्रानय पुनर्वास प्रभाग में अवर सचिव और रतन लात की, जो कि तरिख 28-8-1986 की समसंध्यक अधिनुवनों के तहन बन्दोबस्त आयुक्त तियुक्त किए गए हैं, इन उपवर्शों के अवीन अनीत मुनते व संगोधन के उद्देश्य के लिए उक्त अधिनियम की धारा 23 एवं 24 के अधीन मिनिवर्ग सीनवें हैं।

[सं.-1(11)/विशेष सैत /86-एस.एस.-II(ख)]

New Delhi, the 29th August, 1986

S.O. 3277.—In exercise of the powers conferred by sub-Section(2) of Section 34 of the Displaced persons (Compensation & Rehabilitation) Act, 1954 (44 of 1954), the Chief Settlement Commissioner hereby delevates to Shri Rattan Lal Under Secretary in the Ministry of Home Affairs, Rehabilitation Division who has been appointed as Settlement Commissioner vide Notification of even number dated the 28th August, 1986 the powers under Section 23 and 24 of the said Act for the purpose of hearing appeals and revisions under these Section.

[No. 1(11)|Spl.-Cell|86-SS. II(B)]

का.इ.1.3278: — निष्कान्त सम्पत्ति प्रमासन क्रिधिनियम, 1950 (1950 का 31) की धारा 45 की उपधारा (3) द्वारा प्रवत्त मक्तियों का प्रयोग करते हुए में, जी.पी.एस. साही, महा क्रिभिरक्षक, एतद्वारा इस विभाग की क्रिधिमूचना संख्या-1(2)/विशेष सैल/86-एस.एस.-2(ग) विनोक 28-8-1986 द्वारा निष्कान्त सम्पत्ति के उप महा क्रिभिरक्षक के रूप में नियुक्त श्री रतन लाल, धवर विविव, गृह मंद्रालय (पुनर्वास प्रभाग) में निम्नविधित मक्तियां प्रत्यायोजित करता हूं:—

- (1) उनत श्रधिनियम की धारा 24 एवं 27 के सन्तर्गत मन्तियो ।
- (2) ग्रिविनियम की घारा 10 (2)(0) के ग्रन्तर्गत किसी निष्कान्त सम्पत्ति के हस्तांतरण के अनुमोदन की मन्ति।
- (3) निष्कान्त सम्पत्ति प्रशासन अधिनियम (केन्द्रीय नियम 1950 के नियम 30-ए के अन्तर्गत मामलों के हस्तांतरण की शक्तियां ।

[संख्या-1 (11)/विशेष सैस/86-एस.एस.-H(घ)]

S.O. 3278.—In exercise of the powers conferred on the as Custodian General by Sub-Section (3) of Section 55 of the Administration of Evacuee Property Act, 1950 (31 of 1950), I, G. P. S. Sabi, hereby delegate to Shri Ratten I al, Under Secretary, Ministry of Home Affairs (Rehabilit ton Division) appointed as Deputy Custodian General of Evacuee Prope ty vide this Department's Notification No. I (11)|Spl. Cell'86-SS.II(C) dated 28th August, 1986, the following powers of the Custodian General:

- (i) Powers under Section 24 and 27 of the Act.
- (ii) Powers of approval of transfer of any of evacuee property under section 10(2)(O) of the Act.
- (iii) Powers of transfer of cases under Rule 30-A of the Admn. of Evacuee Property (Central) Rules, 1950.

[No. 1]11|Spl. Cell[86-SS, II(D)]

नई दिल्ली, 3 भितम्बर, 1986

का आ 3279: — निश्वस्त सम्मति प्रशासन शिक्षितियम 1950 (1950 का 31) की घारा 55 को उप घारा (3) द्वारा प्रदत्त मिनियों का प्रयोग करते हुए मैं, जी पी एप साहो, महा प्रविश्वस्त, एउदक्षारा इस विभाग की अधिपूचना संबंध (1) (10)/तिशेष मैं :/80-एप एस - 2 (ख) दिनांक 2-9-1986 द्वारा शास्त्र प्रदेश राज्य के लिए निश्वस्त सम्पत्ति के उप महा शिमरक्षक के का में निषुष्त के बुक्त सर्वेश्वर उपवस्ता एवं पूमि रिकार्ड, राजस्व विभाग आन्ध्र प्रदेश सरकार में निष्कत्ति मिनितयः प्रस्वायोजित करता है।

- (1) उक्त प्रधिनियम की घारा 24 के धरतर्गत प्रपील सुनने की शक्तिया।
- (2) उक्त भ्रधिनियम की भारा 27 के भ्रन्तगंत परिशोधन की शक्तिया।
- (3) हिजिनियम की धारा 10 (2) (0) के शुरुतर्गत किसी निष्यान्त सम्मत्ति के हस्तांतरण के प्रतुमोदन की शक्तियां।
- (4) निष्कान्त सम्पत्ति प्रशासन श्रीवित्यम (केन्द्रीय) नियम 1950 के नियम 30-ए के इन्तर्गत सामलों के हस्तांतरण की शक्तिया। [संबंधा-1 (10)/विशेष सैल/80-एस.एस-II (ग)] जी.पी. एस. साही, महा श्रीमरक्षक

New Delhi, the 3rd September, 1986

s.O. 3279.—In exercise of the powers conferred on me as Custodian General by sub-Section (3) of Section 55 of the Administration of Evacuee Property Act, 1950 (31 of 1950), I, G. P. S. Sahi, Custodian General do he eby delegate to Commissioner, Survey Settlements and Land Records, Revenue Department, Government of Andhra Pradesh, appointed as Deputy Custodian General of Evacuee Property for the State of Andhra Pradesh vide this Department's Notification No. 1 (10) Spl. Cell 80-SS. II(B), dated 2nd Sept. 1986 the following powers of the Custodian General:

- (i) Powers under Section 24 of the said Act to hear appeals; and
- (ii) Powers of revision under Section 27 of the said Act:
- (iii) Powers of approval of transfer of any evacuee property under Section 10(2)(O) of the Act;
- (iv) Power of transfer of cases under Rule 30-A of Administration of Evacuee Property Act (Central) Rules, 1950.

[No. 1(10)|Spl. Cell|80-SS. II(C)] G. P. S. SAHI, Custodian General.

कार्रिक लोक जिलायत तथा पँदान मंत्रासय

(कार्मिक भीर प्रशिक्षण विभाग)

नई दिल्ली, 10 सिसम्बर, 1986

का. बा. 3280: — राष्ट्रपति, संविधान के भनुष्ठेद 309 के परन्तुक धौर अनुष्ठेद 148 के खण्ड (5) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए धौर भारतीय लेखापरीक्षा भीर लेखा विभाग में कार्यरत व्यक्तियों की वाबत भारत के नियंत्रक महालेखा परीक्षक से, परामर्श करने के पण्चात केन्द्रीय सिविल सेवा (प्राचरण) नियम, 1964 में धौर संशोधन करने के लिए निम्नलिखित नियम बनाते हैं, अर्थात :—

- 1. (1) इन नियमों का नाम केन्द्रीय सिविल सेवा (ग्राचरण) हुनरा संशोधन नियम, 1986 है।
 - (2) ये राजपत्र में प्रकाशन की तारीख की प्रयूस होंगे।
- केन्द्रीय सिविल सेवा (श्राचरण) नियम, 1964 में नियम 15 के स्थान पर निम्नलिखित नियम रखा जाएगा, श्रमीत:——
 - "15 निजी व्यापार या नियोजन-
- (1) उप-नियम (2) के उपधन्त्रों के श्रधीन रहते हुए कोई सरकारी सेवक सरकार की पूर्वतन मंजूरी के बिना,—
- (क) प्रत्यक्ष थया प्रप्रत्यक्ष रूप से कोई व्यापार या कारोबार नहीं करेगा, या ाँ हुं
- (स्त्र) किसी ध्रम्य नियोजन के लिए बातचीत नहीं करेगा, न बिथन देगा; या,
- (ग) कोई निर्वाचन सापेझ पद धारण नहीं करेगा, न ही किसी निकाय में, चाहे निगमित हो या नहीं किसी निर्वाचन-सापेश पद के लिए किसी मध्यर्थी या मध्यथियों के लिए संवाचना करेगा, या
- (घ) ग्रपने कुचुम्ब के किसी सदस्य के स्वामित्वाधीन या प्रश्नन्धाधीत बीमा फैक्सिकरण, कमीक्षन प्रश्निकरण ग्रादि के किसी कारीबार के संपर्धन में संयाजना नहीं करेगा, या
- (क) प्रपत्ने पदीय कर्संथ्यों के निर्वहन के सिवाय वाणिज्यिक प्रयोजनों के लिए कम्पनी ग्रिधिनियम, 1956 (1956 का 1) के भ्रधीन या तरसमय प्रवृत्त किसी मन्य विधि के भ्रधीन रिजस्ट्रीकृत या रिजस्ट्रीकृत किए जाने के लिए अपेक्षित किसी बैंक था भन्य कम्पनी के या किसी सहकारी सोसाइटी ए रिजिस्ट्रकरण, संप्रवर्तन या प्रवन्ध में भाग नहीं लेगा।
 - (2) सरकार की पूर्वतन मंजूरी के बिना कोई सरकारी सेवयः,---
- (फ) किसी साभाजिक या पूर्व किस्म के धवैतनिक कार्य में लग सकेगा, या
- , (ख) किसी साहित्यक, कलात्मक या वैज्ञानिक प्रकृति के यदा कवा किए जाने वाले कार्यका भार ले सकेगा, या
- (ग) एक गौकीन के रूप में खेल सम्बन्धी किया क्लापों में भाग ले स्रकेका; सा
- (भ) सोसाइटी रजिस्ट्रकरण प्रधिनियम, 1860 (1860 का 21) या तत्समय प्रवृत्त किसी प्रस्य विधि के प्रधीन रजिस्ट्रीकृत किसी साहित्यिक विकालिक या पूर्व सोसाइटी या क्लव या समक्रप संगठन के, जिसके उद्देश्य एवं लक्ष्य खेलां सांस्कृतिक या प्रामोद प्रमोद संबंधी किया कलापों से है, रजिस्ट्रीकरण संप्रवर्तन या प्रबन्ध (जिसमें किसी निर्धाचन-सापेक्ष पद का धारण करना प्रस्तर्वित नहीं है) में भाग ले सकेगा, या
- (क) सहकारी सोसाइटी प्रौधिनियम, 1912 (1912 का 2) या तत्समय प्रवृत्त किसी भ्रम्य विधि के भ्रधीन रिजरहीकृत किसी सहकारी सोसाइटी के, जो सारत्पूत रूप से सरकारी सेवकों के फायदे के निमित्त बमी हो, रिजरहीकरण, संप्रवर्तन धीर प्रवन्ध में (जिसमें निर्वाचन-सापेक्ष पर्द्धारण करना मन्तर्वेशित महीं हैं) धाग से सकेगा:

परन्तु यह कि:---

- (i) यदि सरकार द्वारा ऐसा निर्देश दिया जाए सो सष्ट ऐसे क्रिया कलापों में भाग केना छाड़ देगा; और
- (ii) इस उप-तियम के खण्ड (घ) या खण्ड (ङ) के प्रधीन द्याने वाले भामले की वशा में उसके क्रिया कलापों से उसके पदीय कर्तथ्य बाधित नहीं होंगे तथा ऐसे क्रियाकलापों में भाग लेने के एक मास की भवधि के भीतर अपने भाग लेने की प्रदाति के सम्बन्ध में विवरण देते हुए सरकार को रिपोर्ट करेगा।
- (3) प्रत्येक सरवारी सेवक यदि उसके क्रुटुम्ब का कोई सदस्य किसी व्यवसाय या कारीबार में लगा हुआ है, किसी बीधा कश्विकरण या कमीक्षक प्रभिकरण का स्वामी है, या प्रदन्ध करता है तो सरकार को रिपोर्ट करेगा।
- (4) जय तक सरकार के साधारण या विशेष धारेण द्वारा धाराया उपवन्ध न किया हो कोई सरकारी सेवक, विहित प्राधिकारी की मंजूरी के विना, किसी प्राइवेट या लोक निकास या किसी प्राइवेट व्यक्ति के लिए, उसके द्वारा किए गए कार्य के लिए कोई फीस स्वीकार मही करेगा। स्पष्टीकरण यहां प्रयुक्त "फीस" शब्द का वही धर्य होगा यो मूल नियम 9(6क) में समनविष्ट है।

[सं.-11013/16/85-स्थापना (क)] ए. जसरामन, निदेशक

MINISTRY OF PERSONNEL, P.G. & PENSIONS

(Department of Personnel & Training) New Delhi, the 10th September, 1986

- S.O. 3280.—In exercise of the powers conferred by the proviso to article 309 and clause (5) of article 148 of the Constitution and after consultation with the Comptroller and Auditor General of India in so far as persons serving in the Indian Audi and Accounts Department are concerned, the President hereby makes the following rules further to amend the Central Civil Services (Conduct) Rules, 1964, namely:—
- 1. (1) There rules may be called the Central Civil Services (Conduct) Second Admendment Rules, 1986.
- (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. In the Central Civil Services (Conduct) Rules, 1964, for rule 15, the following rule shall be substituted, namely:—
 - '15. Private trade of employment:-
 - (1) Subject to the provisions of sub-rule (2), no Government servant shall, except with the provisions sanction of the Government.—
 - (a) engage directly or indirectly in any trade or business,
 - (b) negotiate for, or undertake, any oher employment, or
 - (c) hold an elective office, or canvass for a candidate or candidates for an elective office, in any body, whether incorporated or not, or
 - (d) canvass in support of any business of insurance agency, commission agency etc. owned or managed any member of his family, or
 - (e) Take part except in the discharge of his official duties, in the registration, promotion or management of any bank or other company registered, or required to be registered, under the Companies Act, 1956 (1 of 1956), or any other law for the time being in force, or of any co-operative society for Commercial purpose.
- (a) undertake honorary work of a social or charitable sanction of the Government.—
 - (a) undertake honorary work of a social or charitable nature, or

 (b) undertake occasional work of a literary, artistic or scientific character, or

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- (c) participate in sports activities as an amateur, or
- (d) take part in the registration, promotion or management (not involving the holding an elective office) of a literary, scientific or charitable society or of a club or similar organisation, the aims or objects of which relate to promotion of sports, cultural or recreation activities, registered under the Societies Registration Act, 1860 (21 of 1860), or any other law for the time being in force, or
- (e) take part in the registration, promotion or management (not involving the holding of elective office) of a co-operative society substantially for the benefit of Government servants, registered under the Co-operative Societies Act, 1912 (2 of 1912) or any other law for the time being in force:

Provided that :--

- (i) he shall discontinue taking part in such activities, if so directed by the Government; and
- (ii) in a case falling under clause (d) or clause (e) of this sub-rule, his official duties shall not suffer thereby and he shall, within a period of one month of his taking part in such activity, report to the Government giving details of the nature of his participation.
- (3) Every Government servant shall report to the Government if any member of his family is engaged in a trade or business or owns or manages an insurance agency or commission agency.
- (4) Unless otherwise provided by general or special orders of the Government, no Government servant may accept any fee for any work done by him for any private or public body or any private person without the sanction of the prescribed authority.

Explanation.—The term 'fee' used here shall have the meaning assigned to it in Fundamental Rule 9(6-A).

[No. 11013|16|85-Estt. (A)] A. JAYARAMAN, Director

विश संत्रालय

(राजस्य किभाग)

नई दिख्ली, 10 सितम्बर, 1986

धादेश

स्टाम्प

का था. 3281: — भारतीय स्टाम्प श्रीविन्यम 1899 (1899 का 2) की धारा 9 की उपधारा (1) के खंब (ख) ब्रारा प्रदक्त श्रीतियों का प्रयंग फरते हुए तथा विस मंग्रीलयं, (राज्यत विभाग), के दिनांक 12 मार्च, 1986 के का. था. 1462 में निहिन सरकार के इतदेगों के श्रीतिक्रमण में केन्द्रीय सरकार एतद्वारा उस शुल्क की माफ करती है, जो करत इश्रीकृद्रीकृतेशन कारपीरेशन लिमिटेट, नई दिल्ली ब्रारा जानी किए आने वाले केवल तिहत्तर करोड़ छियाती लाख चीरानयें हुजार क्पयें के मूल्य के "1985-86 की नई योजना के प्रध्यायीन 14% द्वार. ई. सी. बन्धपत्र" के स्वरूप के प्रशापत्रों पर उत्तत श्रीविनयम के श्रम्तार्गत प्रसार्थ है।

[सं. 34/86-स्टाम्प-फा.सं. 33/12/86-वि.क.]

MINISTRY OF FINANCE (Department of Revenue) New Delhi, the 10th September, 1986

ORDER

STAMPS

S.O. 3281.—In exercise of the powers conferred by clause (a) of sub-section (1) of Section 9 of the Indian Stamp Act, 1899 (2 of 1899), and in supersession of the order of

the Government of India in the Ministry of Finance (Department of Revenue) No. S.O. 1462, dated the 12th March, 1986, the Central Government hereby remits the duty with which the bonds in the nature of debentures "14% REC Bonds under new scheme during 1985-86" of the value of Seventy three crores, eighty-six lakbs and ninety four thousand rupees only to be issued by the Rural Electrification Corporation Limited, New Delhi, are chargeable under the said Act.

[No. 34]86-Stamps-F. No. 33[12]86-ST]

THE REPORT OF THE PARTY OF THE

भादेश

स्टास्प

का. मा. 3282:— मारतीय स्टाम्प प्रवित्यम 1899 (1899 का 2) की बारा 9 की उपधारा (1) द्वारा प्रयत्त यक्तियों का प्रयोग करते हुए केन्द्रीय सरकार एतद्वारा वि महाराष्ट्र स्टेट फाइनैनिक्स कारपोरेशन, षम्बई को मान्न तीन पाख बत्तीम हजार छः सौ पञ्चील पये के उस समेकित स्टाम्प शुल्क की अदागरी करने की धनुमति येती है जो उक्त निगम द्वारा जारी किए जाने याने धार करोड़ तैतानीस लाख और पनास हजार रुग्ये के अंकित मूल्य के ऋगातों के रूप में कम संख्या 1 से 149 वाने 9.75% एम.एस.एक.सी. बंधपन 1999 (3 श्रृंखना) पर स्टाम्प गुरुक के दगरण प्रभार्य है।

. सं. 35/86-स्टाम्प-फा.मं. 33/53/86-**वि.क.**]

ORDER

STAMPS

S.O. 3282.—In exercise of the powers conferred by clause (b) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Central Government hereby refmits the Maharashtra State Financial Corporation, Bombay, to pay consolidated stamp duty of three lakhs, thirty two thousand, six hundred twenty five rupees only, chargeable on account of the stamp duty on 9.75% M.S.F.C. Bonds 1999 (III Series) beating serial numbers 1 to 149 in the form of debentures of the face value of rupees Four Crores forty three lakhs and fifty thousand to be issued by the said Corporation.

[No. 35/86-Stamps-F. No. 33/53/86-ST]

प्रावेश

स्टाम्पं

का. भा. 3283: — भारतीय स्टाम्प इधिनियम, 1899 (1899 का 2) की उपक्षारा (1) के खंड (ख) हारा प्रवत्त मिन्तयों का प्रयोग करते हुए केन्द्रीय सरकार एतव्हारा कहाराव्ट्र राज्य यित निगम, अम्बर्ध को माल चार लाख, तिरेपन हजार, सात सी पचास रुपये के उस समेकित स्टाम्प मुक्क की ग्रदायगी करने की अनुमति वेती है जो उक्त निगम हारा जारी भिए जाने वाले फेकल छः सी पांच लाख रुपये के अंकित मूल्य के ऋष-पत्रों के रूप में कम संख्या 1 से 347 तक वाले 9.75% महा. रा.वि. निगम बंध पत्र 1998 (3 श्रुष्ठजा) पर स्टाम्प शुक्क के कारण प्रभाये है।

[सं., 36/86-स्टाम्प-फा.सं., 33/52/86-वि.क.]

ORDER

STAMPS

S.O. 3283.—In exercise of the powers conferred by clause (b) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Central Government hereby permits the Maharashtra State Financial Corporation, Bombay to pay consolidated stamp duty of Four lakhs, fifty three thousand, seven hundred and fifty rupees only, chargeable on account of the stamp duty on 9.75% M.S.F.C. Bonds 1998 (III series) bearing serial numbers 1 to 347 in the form of debentures of the face value of Six hundred, five lakh, rupeas to be issued by the said Corporation.

[No. 36|86-Stamps-F. No. 33|52|86-ST]

द्यादेश

स्टाम्प

का.बा. 3284: — भारतीय स्टाम्य प्रधिनियम 1899 (1899 का 2) की धारा 9 की उपधारा (1) के खंड (ख) द्वारा प्रवत्त मिन्तियों का प्रयोग करते हुए केन्द्रीय सरकार एतद्वारा वि इन्लेस्टमेंट कारपोरेमन प्राफ इंडिया लिमिटेड, बम्बई को मात एक लाख, सत्तासी हजार, पांच सौ स्थय के उस समेकित स्टाम्प गुल्क की ग्रवायमी करने की प्रनुमित प्रदान करती है, जो उक्त कारपोरेमन द्वारा जारी किए जाने वाले प्रत्येक 300 स्पये के दो सी पचास लाख रुपये के अंकित मूख्य की कम संख्या 234055 से 317387 तक के ऋणपत्रों के स्वरूप के 13.5% धारकित सम्परि-वर्तिय बन्धपत्र पर स्टाम्य गुल्क के कारण प्रभाय है।

[संख्या 37 /86-स्टाम्प-फा.सं. 33/49/86-वि.क.]

ORDER

STAMPS

S.O. 3284.—In exercise of the powers conferred by clause (b) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Central Government hereby permits the Investment Corporation of India Limited, Rombay, to pay consolidated stamp duty of one lakh, eighty seven thousand and five hundred rupees only chargeable on account of the stamp duty on 13.5% secured convertible bonds of Rs. 300 each bearing serial No. 234055 to 317387 in the form of debentures of the face value of Two hundred and fifty lakhs rupees to be issued by the said Corporation.

[No. 37|86-Stamps-F: No. 33|49|86-ST]

धारोपी

स्टामी

का थ्रा. 3285:—भारतीय स्टाम्प प्रधिनियम 1899 (1899 का 2) की धारा 9 की उपधारा (1) के खंड (ख) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार एतद्वारा दि इस्लेस्टमेंट कारपोरेशन इ. इंडिया लिमिटेड, बस्वई को मात सैतीस हजार, पांच सौ रुपये के उस समेकित स्टाम्प शुक्क की प्रवासगी करने की धनुमति देती है, जो अकत निगम द्वारा जारी किए जाने वाले केवल पंचास लाख रुपये के अंकित मूल्य के कम संख्या 1 से 50,000 तक के 12% धसम्प्र-परिवर्तनीय ऋणपक्षी पर स्टाम्प गुक्क के कारण प्रभाय है।

[सं. 38/86-स्टाम्प-फा.सं. 33/48/86-बि.क.] बं. आरं मेहमी, अवर सनिव

ORDER STAMPS

S.O. 3285.—In exercise of the powers conferred by clause (b) of sub-section (1) of section 9 of the indian Stamp Act, 1899 (2 of 1899), the Central Government hereby permits the Investment Corporation of India Limited, Bombay to pay consolidated stamp duty of thirty seven thousand and five hundred rupees only, chargeable on account of the stamp duty on 12% non-convertible debentures, bearing serial numbers 1 to 5,000 of the face value of fifty lakhs rupees only, to be issued by the said Corporation.

[No. 38]86-Stamps-F. No. 33]48[86-ST] B. R. MEHMI, Under Secy.

(प्राधिक कार्य विभाग) (बीमा खंड)

मई दिल्ली, 17 मितम्बर, 1986

र्ग मा

का : भा . 3286 - केन्द्रीय भरकाई, भारतीय जीवन बीमा निगम वर्ग 3 ग्रीर जर्ग 4 कर्मचारी (सेवा के निवधनों भीर शर्ती का पुनरीकण) नियम, 1985 के नियम 13 के उपनियम (2) द्वारी प्रवस्त समितयों का प्रयोग करते हुए, यह निर्वास्ति करती है कि याँ 3 भीर वर्ग 4 के कर्तृ-चारियों में से प्रत्येक की 1 प्रजैन, 1985 की अरंभ होने यानी भीर 31 मार्च, 1986 की समाप्त होने वाली भ्रत्यिक निर्वास्त के बदने में संदाय, उक्त उपनियम में भ्रत्य उपवंधों के भ्रष्यांत रहते हुए, उतके सजनम के 15 प्रतिशत की दर पर किया आनुगा।

> [फा.सं. 2(43)/शंबा-3/86)] एस.मार. भाडिया, मनर सचित्र

(Insurance Division)

New Delhi, the 17th September, 1986.

INSURANCE

SO. 3286.—In exercise of the powers conferred by subrule (2) of rule 13 of the Life Insurance Corporation of India Class III and Class IV Employees (Revision of Terms and Conditions of Service) Rules. 1985, the Central Government hereby determine that, subject to the other provisions of the said sub-rule, the payment in lieu of bonus for the period commencing on the 1st day of April, 1985 and ending with the 31st day of March, 1986 to every Class III and Class IV employees shall be at the rate of 15 per cent of his salary.

[F. No. 2(43)|Ins. III]85] S. R. BHATIA, Under Secy.

(वैकिंग प्रभाग)

नई विल्ली, 3 सितम्बर, 1986

का.मा. 3288— बैंककारी विनियमन घ्रिधिनयम, 1949 (1949 का 10)की धारा 53 द्वारा प्रवत्त प्रक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार भारतीय रिजर्थ वैंक की सिफारिश पर एतट्डारा घोषणा करती है कि उक्त प्रधिनियम की धारा 7 की उपधारा(1)के उपबन्ध भारत में व्यापार करने के लिए फ्रांस के बैंक "सोशिएट जमरेन"पर लागू नहीं होंगे।

[संख्या 15/2/86-घी धो ,--III]

(Banking Division)

New Delhi, the 3rd September, 1986

S.O. 3287.—In exercise of the powers conferred by section 53 of the Banking Regulation Act, 1949 (1) of 1949), the Central Government, on the recommendation of the Reserve Bank of India, hereby declares that the provision of sub-section (1) of section 7 of the said Act shall not apply to "Societe Generale", a French-based bank for carrying on banking business in India.

[No. 15/2/86-B.O. III]

का. मा. 3288—वैंककारी विनियान शिवित्यम, 1949(1949 का 10) की धारा 53 द्वारा प्रदत्त एकियों का प्रयोग करने हुए केद्दीय सरकार भारतीय रिजर्न बैंक की सिफारिश पर, एतद्वारा घोषणा करनी है कि उक्त धिनियम की धारा 10-ख की उपधारा (1) भीर (2) के उपबंध बैंक भाज मदुरा लिसिटिंड, मदुरै पर 17 जुलाई, 1986 से 16 ध्रषट्वर, 1986 तक, तीन महीनों की ध्रवधि के लिए या उस बैंक में नियमित पूर्ण्कालिक सध्यक्ष की नियुक्ति होने तक, इनमें से जो भी पहले हो, लागू नहीं होंगे।

[संख्या 15/5/86-वी.भो.-III(1)]

S.O. 3288.—In exercise of the powers conferred by section 53 of the Banking Regulation Act, 1949 (10 of 1949), the Central Government, on the recommendations of the Reserve Bank of India, hereby declares that the provisions

of sub-sections (1) and (2) of section 10-B of the said Act, shall not apply to the Bank of Madura Ltd., Mandurai for a period of three months from 17th July, 1986 to 16th October, 1986 or till the appointment of a regular whole-time Chairman for that bank, whichever is earlier.

[No. 15]5[86-B. O. III(1)]

का.आ. 3289— कैंककारी विनिधमन मिश्रिनियम, 1949 (1949 का 10) की धारा 53 द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार, भारतीय रिजर्ष बैंक की सिफारिण पर, एतद्हारा घोषणा करती है कि उक्त मिश्रिनियम की घारा 10 ख की उपधारा(9) के उपबंध, उस सीमा तक, जहां तक कि बैंक की मध्यक्ष का कार्य करने के लिए चार महीने से मधिक की मधि के लिए किसी व्यक्ति को नियुक्त करने मे छूट प्राप्त है, 16 अनद्भार 1986 तक बैंक आफ महुरा किमिटेड, महुरे पर लागू नहीं होंगे।

[संख्या 15/5/86-भी . घो . III(2)]

S.O. 3289.—In exercise of the powers conferred by section 53 of the Banking Regulation Act, 1949 (10 of 1949), the Central Government on the recommendations of the Reserve Bank of India, hereby declares that the provisions of sub-section (9) of Section 10-B of the said Act, shall not, to the extent they preclude the bank from appointing a person to carry out the duties of a Chairman beyond a period exceeding four months, apply to the Bank of Madura Ltd., Madurai upto 16th Octobebr, 1986.

[No. 15|5|86-B.O. III (2)]

नई दिश्ली, 5 सितग्बर, 1986

का. घा. 2290—वैंककारी विनियमन प्रधिनियम, 1949 (1959 का 10) की धारा 53 द्वारा प्रवत्त शिक्तियों का प्रयोग करते हुए केन्द्रीय सरकार, भारतीय रिजर्व वैंक को निफारिश पर एतद्द्वारा घोषणा करती है कि उक्त अधिनियम की धारा 9 के उपबन्ध घंटावर चांवनी चौक के किनारे भीर नई सड़क, दिल्ली-6 पर स्थित नगरपालिका संख्या 5483 में 5494/1 तक, 3-1/2 मंजिला इमारत की मचल संपत्ति के संबंध में 9 जुलाई, 1988 तक पंजाब को-प्रावरेटिव बैंक लि. पर लागू नहीं होंगे।

[संख्या 15/6/86-की भो .-III] एम. एस. संत्रारामन, अकर सजिब

New Delhi, the 5th September, 1986

S.O. 3290.—In exercise of the powers conferred by section 53 of the Banking Regulation Act, 1949 (10 of 1949), the Central Government, on the recommendation of the Reserve Bank of India, hereby declares that the provisions of section 9 of the said Act shall not apply to Punjab Co Op. Bank Ltd. till 9th July 1988 in respect of the immovable property consisting of a 3-1/2 storeyed building beating Municipal No. 5483 to 5494/1 and situated at the Corner of Ghantaghar Chandni Chowk and Nai Sarak, Delhi-6.

[No. 15]6]86-B.O.III]

M. S. SEETHARAMAN, Under Secy.

गुडिपक

का.घा. 329).—भारत के राजपत, भाग 2, बंड 3, उपबंड (ii) तारील 15-3- 86 के पृष्ट 1123 पर प्रकाशित भारत सरकार के वित्त मंत्रालय के शायिक कार्य विभाग (बैंकिंग प्रभाग) की प्रश्निस्त्वना सं. का.घा. 1082, तारील 21-2-1986 के हिन्दी पाठ की नवीं पंक्ति में, "उक्त फर्म के सम्पत्ति भीर परिसम्पत्ति पक्ष की मद 4 के उपशीर्थ (i),

(ii), (iii), (iv) और (v)" के स्थान पर "उएक फार्म के सम्पत्ति और भ्रास्ति पक्ष की मद 4 के उप शीर्ष (ii), (iii), (iv) और (v)" पहें।

[संख्या 15/1/86-वी.भो.-III]

एम. एस. सीतारामन, प्रवर सचिव

नई दिल्ली, 4 सितम्बर, 1986

का. भा. 3292.—राष्ट्रीयकृत बैंक (प्रबंध भीर प्रकीर्ण उपबंध) योजना, 1970 की धारा 3 की उपधारा (ज) के भनुसरण में केन्द्रीय सरकार एतदहारा भी ना. बालासुब्रह् मण्यन, निवेशक, विक्त मंद्रालय, भाषिक कार्य विभाग (बैंकिंग प्रभाग) नई दिल्ली को 9 सिसम्बर, 1986 से इंडियन बैंक के निदेशक के रूप में पून: नियक्त करती है।

[सं. एफ. 9/7/86-बी. मो.-1]

New Delhi, the 4th September, 1986

S.O. 3292.—In pursuance of sub-clause (h) of clause 3 of the Nationalised Banks (Management & Mis-clianeous Provisions) Scheme, 1970, the Central Government hereby re-appoints with effect from 9-9-1986 Shri N. Balasubramanian, Director, Ministry of Finance, Department of Fconomic Affairs, (Banking Division) New Delhi, as a Director of Indian Bank.

[No. F. 9]7[86-BO, I]

नई दिल्ली, 9 सिसम्बर, 1986

का. आ. 3293—राष्ट्रीयकृत बैंक (प्रबन्ध श्रीर प्रकीणं उपबन्ध) स्कीम, 1970 के खण्ड 3 के उपबण्ड (ज) के घनुसरण में केन्द्रीय सरकार एतद्द्वारा नीचे की सारणी के कालम (2) में उल्लिखित व्यक्तियों को उनमें से प्रत्येक के सामने उसी सारणी के कालम (3) में उल्लिखित व्यक्तियों के स्थान पर सारणी के कालम (1) में विए गए राष्ट्रीयकृत वैंकों के निवेशक के रूप में नियुक्त करती हैं:—

सारणी

1	2	3
1. यूको क्षेक	श्री म.नी. बुच संयुक्त सचिव वित्त संवालय श्राधिक कार्य विकाय (वैकिंग प्रकाय) नयी दिल्ली	श्री ए.के. भग्नवाल
2. बैंक भ्राफ बड़ीदा	श्री मल्लेख्वर मा संयुक्त सजिब वित्त संज्ञालय प्राधिक कार्य विभाग (शैंकिंग प्रमाग) मयी विल्ली	श्री ए.के. भग्न वाल

3. देना वैंफ	श्री मन्त्रेष्कर हाा संयुक्त सम्बद्ध वित्त, मंत्रालय मार्थिक कार्य विभाग (बैंक प्रभाग) नयी खिल्ली	श्रीच.वा. मीरजन्दामी
4. सिटिकेट बैंफ	श्री च.वा. मीरचन्दानी निवेशक वित्त मंत्रालय माधिक कार्य विभाग (बैंकिंग प्रभाग) नयी विल्ली	श्री भन्त्रेण्यरझा

3800

[सं.एफ. 9/7/86-बी.मो.-I] एस.एस. हसूरकर, निदेशक

New Delhi, the 9th September, 1985

S.O. 3293:—In pursuance of sub-clause (b) of clause 3 of the Nationalised Banks (Management and Milcellaneous Provisions) Scheme, 1970, the Central Government hereby appoints the persons specified in column (2) of the Table below as Directors of the nationalised banks specified in column (1) thereof in place of the persons specified in the corresponding entry in column (3) of the Table:

TABLE

1	2	3
1, UCO Bank	Shri M.N. Buch, Joint Secretary, Ministry of Finance, Department of Economic Affairs, (Banking Division) New Delhi.	Shri A. K. Agarwal
2. Rank of Baroda	Sari Mantreshwar Jha, Joint Secretary, Ministry of Finance, Department of Economic Affairs, (Banking Division), New Delhi.	Shri A.K. Agarwaj
3. Dena Bank	Shri Mantreshwar Jha, Joint Secretary, Ministry of Finance, Department of Economic Affairs, (Banking Division), New Delhi.	Shri C. W. Mirchandani
4. Syndicate Bank	Shri C. W. Mirchandani, Director, Ministry of Finance, Department of Economic Affairs, (Banking Division) New Delhi.	Shri Mantrèshwar Jha

[No. F. 9/7/86-BO.1] S. S. HASURKAR, Director

मई विल्ली, 8 सितम्बर, 1986

का. मा. 3294 — बैंककारी विनियमन मधिनियम, 1949 (1949 का 10) की धारा 56 के साथ पिटत धारा 53 द्वारा प्रवस्त सिन्तियों का प्रयोग करते हुए केन्द्रीय सरकार भारतीय रिजर्व बैंक की निफारिस पर भोगा करतो है कि उक्त बिद्यित्यन की धारा 11 की उपधारा (1) के उपबंध इस बिद्युचना के भारत के राजपन्न में प्रकाणित होने की तारीख से 31 मार्च, 1988 तक हजारीबान सेंट्रल को-आपरेटिय बैंक लिमिटेड, हजारीबान पर लान नहीं होंगे।

[एफ. संख्या 8~3/86/ए. सी.]

New Delhi, the 8th September, 1986

S.O. 3294.—In exercise of the powers conferred by Section 53 read with Section 56 of the Banking Regulation Act, 1949 (10 of 1949) the Central Government on the recommendations of the Reserve Bank of India declares that the provisions of sub-section 1 of Section 11 of the said Act shall not apply to the Hazaribagh Central Co-operative Bank Ltd., Hazaribagh, Bihar from the date of publication of this notification in the Official Gazette to 31 March, 1988.

[F. No. 8-3|86-AC]

का.आ.3295.—वैंककारी विनियमन प्रश्नित्यम, 1949 (1949 का 10) की धारा 56 के साथ पिटत धारा 53 द्वारा प्रवत्त प्रक्तियों का प्रयोग करते हुए केन्द्रीय सरकार, भारतीय िजयं बैंक की सिफालिए पर, एत्र्झरा योषणा करती है कि उका प्रधिनियम की धारा 13 की उपधारा (1) के उपयंध क्षत प्रधिन्त्रम की शारा 13 की उपधारा (1) के उपयंध क्षत प्रधिन्त्रम के राजपत्र में प्रकाशित होने की नारीख से 30 सितम्बर, 1987 तक श्रीगंगानगर धर्मन की-श्रापरेटिव बैंक लिमिटेड, श्रीगंगानगर पर लाग नहीं होंगे।

[संख्या एफ. 8-3/86-ए.सी.] के. पी. पान्धियन, भवर समिव

S.O. 3295.—In exercise of the powers conferred by Section 53 read with Section 56 of the Banking Regulation Act. 1949 (10 of 1949), the Central Government, on the recommendation of the Reserve Bank of India, hereby declares that the provisions of Sub-Section (1) of Section 11 of the said Act shalf not apply to Sriganganagar Urban Co-operative Bank Ltd., Sriganganagar for the period from the date of publication of this notification in the Gazette of India to 30 September 1987.

[F. No. 8-3/86-AC]

K. P. PANDIAN, Under Secy.

केन्द्रीय उत्पादशुरुक तथा सीमाशुरुक लमाहर्शातय, नध्य प्रदेश

इत्योर, 9 भगस्त, 1986

प्रधिसुचना संख्या १/८६

का. आ.3 296. —श्री पी. जी. पटवारी, अधीक्षक, केन्द्रीय उत्पाद शुल्क, ससूह "ख", निवर्तन की भ्रामु प्राप्त होने पर शासकीय सेवा से दिनांक 31-7-1986 को अपरान्त् में सेवानिवृत्त हुए।

> [फा .सं. II(3) 2-गोप/86] एस .भ्ही . रामकृष्णम, समाहती

CENTRAL EXCISE COLLECTORATE, MADHYA PRADESH

Indore, the 9th August, 1986

NOTIFICATION NO. 9|86

S.O. 3296.—Shri P. G. Patwari, Superintendent, Cenral Excise Group 'B' having attained the age of superannuation retired from Government Service on 31-7-86 (AN).

[C. No. II(3)2-Con/86] S. V. RAMAKRISHNAN, Collector

विदेश संवालय

नई दिस्सी, 5, सितम्बर, 1986

का. बा. 3297—राजनियक बीर कौंसलीय धाफिसर (शपथ बीर फीस) घिटिनयम, 1948 (1948 का 41 वा) की धारा 2 के खंड (क) के बनुसरण में केन्द्रीय सरकार इसके द्वारा भारत का हाई कमीशन, सुसाका में वैयक्तिक सहायक श्री पी.एन.एस.कुरूप की 7-8-86 से कौंसली एजेण्ट का कार्य करने के लिए प्राधिकृत करती है।

[दी .सं . 4330/1/86]

धार,दयाकर,उप सचिव(कौंस्**ली)**

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 5th September, 1986

S.O. 3297.—In pursuance of the clause (a) of Section 2 of the Diplomatic and Consular Officers (Oaths and Fees) Act, 1948 (41 of 1948), the Central Government hereby authorise Shri P.N.S. Kurup, Personal Assistant in the High Commission of India, Lusaka to perform the duties of Consular Agent with effect from 7-8-86.

[No. T. 4330]1]86]

R. DAYAKAR, Dy. Secy. (Consular)

(हज सेस)

नई विल्ली, 11 सितम्बर, 1986

का था. 3298—हुज समिति प्रधिनियम, 1959 (1959 की संख्या 51) भी धारा 6 की उपधारा (1), (4) और (5) के धनुसरण में, हुज समिति, वस्वर्ध की 14 जून, 1986 की बैठक में हुए चुनाव में श्री मोहम्मव प्रमीन खण्डवानी को प्रध्यक्ष के रूप में और सर्वभी काजी जसील प्रध्यक्षासी, संसद सवस्थाओर संयद मोहम्मव हावी का उपाध्यक्ष के रूप में औ चुनाव को एतद्वारा अधिसूचित किया जाता है।

[सं.एम (हज) 118-1/8/85]

मार.के. राय, संयुक्त समिव

अफरीका/हक

(Haj Cell)

New Delhi, the 11th September, 1986

S.O. 3298.—In pursuance of sub-section (1) (4) and (5) of Section 6 of the Haj Committee Act, 1959 (No. 51 of 1959), the election of Shri Mohd. Ameen Khandwani as Chalrman and S|Shri Kazi Jalil Abbasi, M.P. and Sayeed Mohammed Hadi as Vice-Chairmen of the Haj Committee, Bombay at its meeting held on 14th June, 1986 is hereby notified.

[No. M(Haj) 118-1/8/85]

R.K. RAI Jt. Secy. (Africa Haj)

पेट्रोजियन भीर प्राकृतिक गैस संज्ञालय नई दिल्ली, 4 सितम्बर, 1986

का. मा. 3299:— पतः केन्द्रीय सरकार को यह प्रतीत होता है कि सोकहित में यह मानश्यक है कि गुजरात राज्य में एम.एस.सी.एच. से एस.एन.सी.एल. तक पेट्रोलियम के परिवहन के लिये पाइपलाइन तेल तथा प्राकृतिक गैस मायोग द्वारा विद्यार्ट जानी चाहिए।

न्नीर यतः यह त्रतीत होता है कि ऐसी लाइसों को बिछाने के प्रयोजन। के तिये एनडापाबद मनुसूची में वर्णित भूमि में उपयोग का मधिकार मजित करना भावस्थक है।

सनः सब पेट्रोलियन भीर खिनिज पाइपलाइन (भूमि में उपयोग कि.] सिकार का प्रमेंन (प्रधिनियम, 1962) (1962 का 50) की धारा 3 की उपबारा (1) द्वारा प्रवत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार ने उसमें उपयोग का प्रधिकार भीजत करने का भवनों भागीय एतवृद्धारा सोधित किया है।

बगतें कि उक्त भूमि में हितबढ़ कोई व्यक्ति, उस भूमि के नीचे पाइप लाइन बिछाने के लिए बाक्षेप सक्षम प्राधिकारी, तेल तथा प्राकृतिक गैस धायोग, निर्माण भीर देखभाल प्रकाग, मकरपुरा रोड, बढ़ोदरा-9 को इस ब्रिधसूचना की तारीख से 21 दिनों के भीतर कर सकेगा।

भौर ऐसा आक्षेप करने वाला हर व्यक्ति विनिर्विष्टतः यह भी कथन करेगा कि क्या यह वह चाहता है कि उसकी सुनवाई व्यक्तिगत रूप से हो या किसी विधि व्यवसायी की मार्फत।

भनुसूच। ऐस.ऐन. सी. एच. से एस.ऐन. सी. एच तक पाइप श्र.इन विष्ठाने के लिये।

राज्यः गुजरात			विला तालुका	_
गांच	सं, नं.	हेक्टेग्रर	एमारर्ष	सेव्हीमर
संगान	305/1	0	00	84
	3 0 5/2	0	02	52
	306	0	08	28
	316/2]	0	09	24
	315	0	01	92
	326	0	06	64
	313	0	03	96
	330	0	01-	44
	329	0	03-	84
	कार्ट ट्रैन	0	03	96
	341	0.	11	16
	333	0	06	84
	339	0	06	96
	334/2	0	01	68
	335/1]	0	05	64
	335/2	0	05	28
	336	0	0.5	40

[सं: O-12016/144/86-मो.एन.जी.बी-4]

MINISTRY OF PETROLEUM & NATURAL GAS

New Delhi, the 4th September, 1986

S.O. 3299.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum from SNCH to SNCL in Gujarat State pipeline should be laid by the Oil & Natural Gas Commission.

And whereas it appears that for the purpose of laying such pipeline, it is necessary to acquire the right of user in the land described in the schedule annexed hereto;

Now, therefore, in exercise of the powers conferred by sub-section (1) of the Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in the Land) Act, 1962 (50 of 1962), the Central Government tereby declares its intention to acquire the right of user herein;

Provided that any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipeline under the said land to the Competent Authority. Oil & Natural Gas Commission, Construction and Maintenance Division, Makarpura Road, Vadodara, (390009).

And every person making such an objection shall also tate specifically whether he wishes to be hear in person or by legal practitioner.

SCHEDULE
Pineling from SNCH to SN

Pipeline from SNCH to SNCL
State: Gujarat District & Taluka: Mehsana

Village	Survey No.	Hec- tare	Are	Cen- tiare
Santhal	305/1	0	00	84
	305/2	0	02	52
	306	0	08	28
	316/2	0	09	24
	315	.0	01	92
	326	0	06	64
	313	0	03	96
	330	0	01	44
	329	0	03	84
	Cart track	0	00	96
	341	0	11	16
	333	0	06	84
	339	0	06	96
	334/2	0	01	68
	335/1	0	05	64
	335/2	0	05	28
	336	0	05	40

[No. O-12016/144/86-ONG-D-4]

का. मा. 3300:— यतः केन्द्रीय सरकार को यह प्रतीत होता है कि लोकहित में यह भावश्यक है कि गुजरात राज्य में उत्तर संयाल से दक्षिण संयाल तक पेट्रोलियम के परिवहन के लिये पाइपलाइन सेल तथा प्राकृतिक गैस प्रायोग द्वारा विछाई जानी चाहिए।

भौर पृतः यह प्रतीत होता है कि ऐसी, लाइनों को बिछाने के प्रयोजन के सिये एतद्वपायक प्रमुखी में विणित भूमि में उपयोग का अधिकार प्रजित करना भावश्यक है।

मतः प्रव पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के सिकार का मर्जन) मिनियम, 1962 (1962 का 50) की घारा 3 की उपघारा (1) धारा प्रवत्त मक्तियों का प्रयोग करते हुए केन्द्रीय सरकार ने उसमें उपयोग का प्रधिकार प्रजित करने का भ्रमा भाषाय एतवहारा योवित किया है।

बशर्ते कि उक्त भूमि में हितबढ़ कोई व्यक्ति, उस भूमि के नीचे पाइप लाइन विछाने के लिए भाक्षेप सक्षम प्राधिकारी, तेल तथा प्राक्षतिक गैस ग्रायोग, निर्माण भ्रीर देखभाल प्रमाग, मकरपुरा रोड, डंडोघरा-9 को इस ग्राधिसूचमा को तारीख से 21 दिनों के भीतर कर सकेगा।

भीर ऐसा मालेप करने वाला हर व्यक्ति विनिर्विष्टतः यह भी कथन करेगा कि क्या यह वह चाहता है कि उसकी सुनवाई व्यक्तिगत रूप से हो या किसी विधि व्यवसायी की मार्फत।

मनुसूची

उत्तर संयाल से धक्षिण संयाल सी.टी.एफ. तक पाइप लाइन विछाने के लिए।

राज्य : गुजरात		जिलाः व तालुका मेहसीना					
गांव	सर्वे नं.	क्लाक नं.	हेक्टेग्नर	भार	मेन्टीयर		
संचाल	441	483	0	00	35		
	412/1	486	0	14	65		
	414	488	0	04	95		
	415	488	0	10	50		
	416	488	0	14	25		

373 375	439 441	0	10 17	05 25
372	438	0	07	00
371/2	442	0	00	30
368	444	0	13	50
363	431	0	02	00
362	430	0	11	5 5
361	429	0	06	30
360	428	0	05	25
355	418	0	0.0	30
कार्ट ट्रैक	कार्ट द्रैक	0,	01	45
403	479	0	11	70
405	488	0	12	60

[सं. O-12016/145/86-स्रो.एन, भी.सी.-4]

S.O. 3300.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum from North Santhal to South Southat CTF in Gujarat State pipeline should be laid by the Oil & Natural Gas Commission.

And whereas it appears that for the purpose of laying such pipeline, it is necessary to acquire the right of user in that fand described in the schedule annexed hereto:

Now, therefore, in exercise of the powers conferred by sub-section (1) of the Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in the Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein;

Provided that any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipeline under the said land to the Competent Authority, Oil & Natural Gas Commission, Construction and Maintenance Division, Makarpura Road, Vadodara, (390009).

And every person making such an objection shall also state specifically whether he wishes to be hear in person or by legal practitioner.

SCHEDULE
Pipeline from North Santhal to South Santhal CTF.
State: Gujarat District & Taluka: Mehsana

State : Gujarat	Disti	ici & Taluki		, Julia	
Village	Survey No.	Block No.	Hec- tare	Aro	Cen- tiare
Santhal	411	483	0	00	35
	412/1	486	0	14	65
	414	488	0	04	95
	415	488	0	10	50
	416	488	0	14	25
	405	488	0	12	60
	403	479	. 0	11	70
	Cart track	Cart track	0	01	45
	35 5	418	0	00	30
	360	428	0	05	25
	361	429	0	06	30
	362	430	0	11	55
	363	431	0	02	00
	368	444	0	13	50
	371/2	442	0	90	30
	372	438	0	07	00
	373	439	0	10	05
	375	441	0	17	25

[No. O-12016/145/86-ONG-D-4]

का. आ. 3301:—पतः पेट्रोलियम भीर खनिज पाइपलाइन (भूमि में उपयाग के अधिकार का मर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) के मधीन भारत सरकार के पेट्रोलियम एवं प्राकृतिक गंस मंजालय अधिसूचना का. आ. सं. 2290 सारीख 28-5-86 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में जिनिद्विष्ट भूमि में उपयाग के अधिकार को पाइपलाइनो को बिछाने के लिए अजित करने का अपना माणय भोषत कर दिया था।

भीर यतः सक्षम प्राधिकारी ने उक्त धिष्टिनयम की धारा 6 की उपधारा (1) के अधीन सरकार को रिपोर्ट दे दी है।

श्रीर आगे, यतः केन्द्रीय सरकर में उक्त रिपोर्ट पर विचार करने का पत्रवात् इस अधिसूचना से संसम्न अनुसूची में विनिदिष्ट भूमियों, में उपयोग का अधिकार अजित करने का विनिष्चय किया है।

भज, भनः उक्त अधिनियम की धारा 6 की उपद्यारा (1) द्वारा प्रदत्त गिक्त का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा घोषित करती है कि इस अधिसूचना में संजग्न अनुसूची में विनिर्विष्टतः उक्त भूमियों में उपयोग का मधिकार पाइपलाइन बिछाने के प्रयोजन के लिए एतद्द्वारा अजिस किया जाता है।

भीर माने उस धारा की उपधारा (4) द्वारा प्रवत्त मक्तिमों का प्रयोग भरते हुए केन्द्रीय सरकार निर्वेश देती है कि उक्त भूमियों में उपभोग का यधिकार केन्द्रीय सरकार में निहित्त होने की बजाय तेल भीर प्राकृतिक नैस आयोग, में सभी बाधाओं से मुक्त रूप में, घोषणा के प्रकाशन की दस तारीख को निहित होगा।

श्रनुसूची एस.बी.खी.जी. से सी.टी.एफ. पूनासण

राज्य : गुजरात	जिला व तालुकाः मेहसाना						
गांव	≆लाक नं.	हेस्टेघर	एझारई	सन्टीघर			
पुनासण	169	0	14	16			
	172	0	05	52			
	173	0	08	28			

[सं. O-12016/84/86/प्रो. एन .ची . -शी-4]

S.O. 3301.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S.O. 2290 dated 28-5-86 under sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government deciared its intention to acquire the right of user in the lands specified in the schedule appended to that notification for the purpose of laying pipeline.

And whereas the Competent Authority has under Sub-Section (1) of Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands specified in the schedule appended to this notification;

Now therefore, in exercise of the powers conferred by sub-section (1) of the Section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline;

And further in exercise of power conferred by sub section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil & Natural Gas Commission free from encumbrances.

SCHEDULE

Pipeline From State : Gujarat		nasan Taluka	: M	hsana
Village	Block No.	 Hec- tare	Arc	Cen- tiare
Punasan	169	 0	14	16
	172	0	05	52
	173	0	08	28

[No. O-12016/84/86-ONG-D-4]

यक्षि पस

का. भ्रा. 3202 . भारत सरकार के राजपास भाग II खण्ड 3, उपखण्ड (ii) दिनोक 19 मार्च 1993 पूट्ट कमिक 1540, 1541, 1542 का.मा. संद्या कमांक 12016/30/82 प्रोट के अंतर्गत सरकार, ऊर्जा मंत्रालय (पेट्रोलियम विभाग) की घिम्नूचना संद्या 1577 दिनांक 19 मार्च 1983 के अंतर्गत पेट्रोलियम और खिलिय पाएँप लाईन कुमी मे उपयोग के प्रधिकार का मर्जन मिलियम 1962 की धारा 6 की उपधारा (1) के प्रधिन विणित, गांव 1. रिस 2. लोधीवली 3. मदाल 4. सारंग 5. मसरोटी 6. धारणी तहांकालांदुर जिला रायगढ़ महाराष्ट्र के अंतर्गत मधिमूचना में विणित भूगी में खसरा नम्बर, हिस्सा नम्बर, क्षेवफल कालम 1 के बदले अनुसूची में खसरा नम्बर, हिस्सा नम्बर, क्षेवफल कालम 1 के बदले अनुसूची में खसरा नम्बर, हिस्सा नम्बर, क्षेवफल कालम 1 के बदले अनुसूची में खसरा नम्बर,

निम्नलिखित मनुसूचित के भाग 2 में वॉणत भूमी पाईप लाईन बिछाने का प्रयोजन मलाईनमेंट बदलने से मब उहा है, मब मतः निम्नलिखित अनुसूची के भूग 2 में वॉणत भूमी, धाँरा 6 को उपअररा (1) के मधिसूचना को मनुसूची से कम करवी गई है।

धनुसूची

कॉलिस 2 पहें

श्रीम 1

कॉलम 1 के लिये

यांच	ससरा नंबर	हिस्सा नंबर	क्षेत्रफल हे.ग्रा.से.	र्गाच	श्वसरा नंबर	हिस्सा नंबर	क्षेत्रफल है. भा. से.
रीस "	59 59	એ-3 એ-3	00.27.70 00.24.30	रीस "	59	भा भाग	00.52.00
11	102	2	00.03.42	1)	102	n	00.05.00
"	107	1 ,	00.16.20		107	11	00.29,00
,,	111	0	00.02.70	,,	111	"	00,11,00

गर्भव	चसरा नंबर	हिस्सा नंबर	क्षेत्रफल हैं. भा. से.	ावि	बस्य नंदर	हिस्सा संधर	क्षेत्रफस हे. भा. से.
् — रास	112	1	00,08,10		112	का भ ि र	00.11.0
.,	118	0	00,24.30	"	118	n	00,23.00
			•राग II	कुछ नहीं			
			भाग				
नोधी बली	1	1	00.06.75	सोधीवली	1	n	00.09.00
"	4	5	00.01.45	"	4	£Ŧ.	00.18.0
n	35	3	00.06.75	"	35	"	00.01.0
"	36	2	00.00.65	**	36	"	00.38.0
,,	36	3	00.06.75	2)		,	
p	36	6	00,14.75				
u,	36	7	00.15.75				
,,	38	1-4	00.02.75	11	38	+3	00.22.0
"	41	11	00,13.20	,,	4 1	tr	00.15.0
,,	41	16	00.07.45	n			i
,,	42	1	00.20.60	"	42	2)	00.07.0
11	42	10	00.04.70				
,,	44	1	00.04,72	1)	44	"	00.53.0
**	44	3	00.04.70				
n	44	4	00.04.55				
"	44	8	00.16.23	•			
"	44	9	00.04.05				
19	17	1	00.22.08	"	97	**	00.18.0
11	103	1	00.03.76	"	103	11	00.26.0
,,	103	2	00.13.85	,,			
,,	103	3	00.06.75	11			
**	104	1	00.14,25	н	104	п	00.18.0
"	104	2	00.05.36				
		取 十 年十年					
"	105	1+3	00.09.45	"	105		00.20.0
	110	2	00.04.55	,,	110 .	11	00.15.0
"	110	3	00.04.05	"			
, 1)	111	3(2)	00.08.60	11	111	"	00.04.0
n	111	5	00.13,85	,,			
			माग 🛚				
11	37	का द्यांग	00.01.00				
"	102	ıı.	00.01.00				
"	112	,,	00,13.00			4	
			धाग 1				
नंदाल	149	2	00.34.43	नहाल	149	17	00.03.0
"	151	1व (1)	00.04.05	11	151	8.5	00.08.0
,,	155	2 ,	00.04.72	"	155	9)	00.04.0
			नदाल भाग II हुन	नहीं			
सारंग	6	7	काग I 00, 49, 25	सारंग	6		00.42.
	12	0	00, 19, 25		12		00.04.0
	13	1	00.09.36	.,	13	,,	00.22.0
"	13	2	00.10.80	2)	••	,,	
"	19	ō	00.21.75	,,	19	,,	00.29.0
"	66	ō	00.20.75	,,	66	"	00.22.0
"	68	0	00.08.50	"	68	**	00.12.0

गः ब	ब सर् नंबर	हिस्सा नंवर	क्षेक्षजा हो. भा. से.	गोच	वसर्य नंबर	हिस्सा मंबर	क्षेत्रफल हे. झा. से.
े सारंग	69	0	00.13.50	सारंग	69	का भाग	00.20.00
11	70	0	00.03.60	,,	70	"	00.16.00
"	71	1ण	00.39.00	11	71	n*	00.49.00
11	71	3	00.17.28				
11	72	6年(1)	00.09.00 भाग II	1)	72	H	00,12.00
सार्थंग	_	-	— भाग I	n	20	17	00.11.00
धारनी	2	1 2	00,10.80	धारनी	2	"	00.42.00
**	2	ġ.	00.11.52				
.,	2	4 0	00.07.56				
39	2	9	00.07.02				
11	3	0	00.08.10		3	D	00.11.00
11	4	1	00.14.76	n	4	,	. 00.33.00
11	4	2	00,02.70				
"	10	0	00.43.06	**	10	**	00.18.00
**	11	24	00.14.00	B	11	51	00.44.00
n	11	24	00.08.14				
1)	11	3	00.09.45				
**	14	2	00.14.76	"	14	**	00.04.0
n	15	0	00.13,50	r)	15	11	00,26,0
श रती			भ्राग II कुछ नह	Ţſ		•	
भसरोटी	41	1 का भाग	00.01.35		1	का माग	00.09.
	4 2	n 11	00.22.86				
	3-0	2 ,,	00.14.40		2	,,	00.18.
	250	3 ,,	00.16.92		3	,,	00.24.
	22-6	11 ,,	00.08.10		11	1)	00.22.
	226	11	00.05.40				
			00.06.80		13		00.27.0
,	221	13 ,,			13	11	00.27.0
	2 2 2	17 37	00.13.40				
	2 2 5	15 ,,	00.06.48		15	• 11	00.07.0
	225	15 ,,	00.05.40				
	44 5	30 ,,	00.17.50		30	#1	00.26.0
	445	n n	00.05.40				
	449	32 "	00.13.70		32	31	00.29.0
	373	34 "	00.00.90		34		00.15.0
	400	17 27	00.08.82		J-1	11	30.13.0
	21-1	35 ,,	00.11.70		35	"	00.11.0
	\$40	46 "	00.29.50		46	,,	-0054.
	5 2 1	45 ,,	00.10.15		4.5	**	00.15.0

भाग II

गोक	सं.मं.	हिस्सानं,	क्षेत्रफल		
थसरोटी	12	का भाग	00.02.00		
	44	11	00.07.00		

CORRIGENDA

S.O. 3302.—In the Notification of Government of India Ministry of Energy (Department of Petroleum) No. 12016 30 82-Prod dated 19th March, 1983 published under S.O. No. 1577 in the Gazette of India part II Section 3, subsection (ii) at pages 1540, 1541 and 1542 issued under Section 6 of sub-section (i) of the Petroleum and Minerals pipelines (Acquisition of Right of user in the land) Act, 1952 in respect of villages (1) Rees (2) Lodhiwali (3) Nadhal

- (4) Sarang (5) Asroti (6) Dharani Tahasil Khalapur Dist. Raigad, State Mahareshtra, for S. Nos. H. Nos. nd areas shown in the column No. I of the Schedule appended to this corrigendum, read the S. Nos, H. Nos, and areas as shown in the Column No. II of the said schedule.
- 2. Lands mentioned in the part II of the appended schedule, however, do not come under the Pipeline Project due to change in the alignment and therefore, they are deleted from the schedule appended to the Notification under section 6 sub-section (i) reffered to above.

SCHEDULE

		•		S	CHEDULE		# (G.15			
	Read (Col. II)				PART I		For (Col I)			
Village	.S. No.	H. No.		Arøa	Villa ge	S. No.	H- No.		Area	
			Н	R	C			Н	R	С
Recs	59-A 59-A	3	00	27 24	70 Roos 30 Roos	59-A	(Pt)	00	52	00
	102	2	00	03	42	102	(Pt)	00	05	00
	107	î	00	16	20	107	(Pt)	00	29	00
	111	ō	00	02	70	111	(Pt)	00	11	00
	112	1	00	08	10	112	(Pi)	00	11	00
	118	0	00	24	30	118	(Pt)	00	23	00
		-			PART II					
Rees		1		Nil	5.5-7					
				0.0	PART-I		(D()	00,	00	,
Lodhivali	1	1	00	06	75 Lodhivali	1	(Pt) (Pt)	00	09 18	00
	4	5	00 00	10 30	45 75	4 35	(Pt)	00	01	00 00
	35 36	3	00	00	65)	36	(Pt)	00	38	00
	3 6	3	00	06	75 }	30	(1.4)		- 50	00
	36	2 3 6 7	00	14	75 75					
	36		00	15	75 j	38	(Pi)	00	22	00
	38 41	1-B 11	00 00	02 13	75 20ე	41	(Pt)	00	15	00 00
	41	16	00	07	45 j					
	42 42	1 10	00 00	20 04	60 70]	42	(Pt)	00	07	00
	42 44	1	00	04	72 γ	44	(Pt)	00	53	00
	44	3 4	00	04	70 }		\ >			
	44	4	00	04	55 }					
	44 44	8 9	00 00	16 04	23 05					
	97	í	00	22	08	97	(Pt)	00	18	00
	103	1	00	03	76	103	(Pt)	00 '	26	00
Lodhivali	103	2	00	13	85) Lodhivali					
	103	3	00	06	75 j	104	(Pt)	00	18	00
	104 104	1 2	00 00	14 05	25 36	104	(Fi)	00	10	w
	204	A+B+C					_	_		
	105	1+3	00	09	45	105	(Pt)	Ø0	20	00
	110	2 3	00	04	55)	110	(Pt)	00	15	00
	110		00 00	04 08	05 ქ 60 ე	111	(Pt)	00	04	00
	111 111	3(2) 5	00	13	85]	711	(10)	00	V- T	00
					PART II					
Lodhiwali	37	(Pt)	00	01	00					
	102	(Pt)	00	01	00					
	112	(Pt)	00	13	00 PART I					,
Nadhal	149	2	00	34	43 Nadhal	149	(Pt)	00	03	00
. 12-41	151	1B(1)	00	04	-05	151	(Pt)	00	08	00
	155	2	00	04	72	155	(Pt)	00	04	00
				NT21	PART II					
Nadhal				Nil	ው እውጥ ፕ					
	_	n,	oΛ	40	PART I 25 Sarang	6	(Pt)	00	42	00
Sarang	6	7	00 00	49 19	25 Sarang 25	12	(Pt)	00	04	00
	12	0	VU	**			Æ - 7			

I	tead (Col-	II)					PART-I			Fo	r (Col-I)	i	
Village		S. No.	H. No.		Area		Village	S. No.		H. No.		Area	
		G. No.			H,R.C,			G. No	- ·•			H,R.C,	
Sarang	-, -	13	1	00	09	36	}	13		(Pt)	00	22	00
		13 19	2 0	00	10 -21	80 75	J	19		(Pt)	00	29	Q
		66	, 0	00	20	75		66		(Pt)	00	22	00
		68	Ö	00	08	50		68		(Pt)	00	12	00
		69	ō	00	13	50	Sarang	69		(Pt)	00	20	00
		70	0	00	03	60		70		(Pt)	00	16	ő
		71	1A	00	39	001	1			` -			-
		71	3	00	17	00ე 28	7	71			00	48	00
		72	6B(1)	00	09	00		72		(Pt)	00	12	00
							T1I						
		Village	S. No. G. No.	H. No).	•	Area						
				(7)4)	 		11 00	•					
	·	Sarang	20	(Pt)	·		11 00			· · · · · · · · · · · · · · · · · · ·			
T\hc==.J		1	17	00	10	80	PART—I Dharani	•		(D4)	44	19	
Dharani		2	12 3	00 00	11			2		(Pt)	00	42	00
		2	4A.	00	07	52 7 56 1							
		2 2 2 3	9 0	00 00	07 08	02	ŗ	•		(7)	00		
		4	1	00	14	10) 76)		3		(Pt)	00	11	90
		4	1 2	ŏŏ	02	70	<u> </u>	4		(Pt)	00	33	00
		10	0	00	43	06		10		(Pt)	00	18	00
		11	2A	00	14	00 אַ	L						
		11	2B	00	08	14)	٢	11		(Pt)	00	44	00
		11	3	00	09	45				(20.5)			
		14	2 0	00 00	14 13	76 50		14 15		(Pt)	00	04	00
		15	 		13		PARTII			(Pt)	00	26	00
			7225		Ø NY-								
			Village		S. No.		H. No.	A	rea				
			Dharani		Nil				<u></u>			·	
Village	G. No.	H. No.	Old R. S. No.	•	Area		Village	5. No		H. No.	1	Агеа	
Asroti	4	1	(1 Pt)	00	01	35	Asroti	1		(Pt)	00	09	00
	4	2	(1 Pt)	00	22	86		_		/mil	_		
	3	0	(2 Pt)	00	14	40		2		(Pt)	00	18	00
	25	0	(3 Pt)	00	16	92		3 11		(Pt)	00	24	00
	22 22	6 A 6D	(11 Pt) (11 Pt)	00 00	08, 05	10 40		11		(Pt)	00	22	00
	22	1	(11 Pt) (13 Pt)	00	06	80		13		(Pt)	00	27	00
	22	2	(13 Pt)	00	13	40		7.7		(1. 1)	00	21	00
	22	5 A	(15 Pt)	00	06	48		15		(Pt)	00	07	00
	22	5B	(15 Pt)	00	05	40						٠,	40
	44	5A	(30 Pt)	00	17	50		30		(Pt)	00	26	00
	44	5B	(30 Pt)	00	05	40						_	
	44	9	(32 Pt)	00	13	70		32		(Pt)	00	29	00
	37	3	(34 Pt)	00	06	90		34		(Pt)	00	15	00
	40	0	(34 Pt)	00	08	82		4.4		Ø.			
		1	(35 Pt) (46 Pt)	. 00	11	70		35		(Pt)	00	11	00
	21		(AR Of)	00	29 10	50 15		46 45		(Pt) (Pt)	00 00	54 15	00
	21 54	0 1- A		00									w
	21	0 1-A	(45 Pt)		10		RT—II						
. ,	21 54		(45 Pt)	00				Area					
	21 54			00	S. No.		RT-II H. No- (Pt)	Area 00 02	00				

का.मा. 3305 :—मारत सरकार के राज्यन मार्ग II बण्य 3, उपबण्य (ii) विनोक 4 तिलंबर 1982 पूष्ठ क्रमीक 3137 और 3138 का.मा. संबंध क्रमीक 12016/30/82 प्रीक. 2 के अंतर्गत सरकार, ऊर्जी मंद्रालयम विभाग की फ्रांधिमुचना सं 3095 दिनीक 4 सितंबर 1982 के अंतर्गत पेट्रोलियम और बितंब पाईप माईन भूमि में उपयोग के मधिकार का मर्जन मधिनिया, 1962 की धारा 3 की उपधारा (1) के मधीन विजन गांव-1. रिस 2 सोधीवली 3 नहाल 4 सारंग 5 मसरीटी 6 धारणी रहसील कालपुर िया समगढ़ महानान्द्र के कल्वगँव मिल्यूनों में बिणित मूमि में बसरा नं हिस्सा नंबर, क्षेत्रफल कालम 1 के बदले धनुसूची में बसरा नंवर, िया नंवर, क्षेत्रफल कालम 1 के बदले धनुसूची में बसरा नंवर, िया नंवर, किलान कालप 2 में ी मनुसूची की पढ़ें।

निम्नलिखित धनुसूची के भाग 2 में वर्णित सूमि पाईप लाईन विधाने हैं। अस्त प्रतिकृतिक वर्णने से भव म पहा है, अब अतः निम्नलिखित अनुसूची के भाग 2 में वर्णिन भूमि, धारा 3 के उपधारा (1) के अधिमूचना के अहु है है ।

sty की

कालम 2 पर्दे				<u>धाम 1</u>			भालम 1 के लिये
ग ांध	श्वस्या न	हिस्सा नं	क्षेत्रफल हे भा से	चीप	बास्याः मं	हिस्सा नं	क्षेत्रफल र् डे मा से
1	2	3	4	5	6	7	8
रींस '	59	Ų- 3	00.27,70	रीस	59	का भाग	00.52.00
,,	59	ц-3	00,42,30	n			
,,	102	2	00.03.42	p	102	11	00.05.00
n	107	1	00.16.20	"	107	11	00.29.00
n	111	0	00.02.70	12	111	11	00.11.00
"	112	1	00.08.10	v	113	11	00.11.00
n	118	0	00,24.30	rr.	318	11	00.23.0
		भाग II 🤻	महीं				
ीस		माग I					
नोधी क्वी	1	1	00.06.75	लोधोषणी	1	1[00.09.00
, n	4	5	00.01.45	,,	4	11	00.18,00
11	35	3	00,06,75	11	35		00.01,00
	36	2	00,00.65	,,	36	11	00,38,00
1)	36	3	00,06.75	"		"	20,20,
);	36	8	00.14.75				
11	36	7	00.15.75				
"		·					
11	38	1-4	00.02.75	11	38	11	00.22.00
•	41	11	00.13.20	,,	41	11	00,15.0
111	41	16	00.07.45				
"	42	1	00.20.60	11	42	i)	00.07.0
n	42	10	00,04.70				
н	44	1	00.04.72	11	44	11	00,53.0
11	44	3	00.04.70				
21	44	4	00.04.55				
1)	44	8	00.16.23				
n	44	9	00.40.05		97		00.10.00
n	97	1 1	00.02.08 00.03.76	"	103	"	00.18.00 00.26
7)	103	•	घनुसूची	71		"	00.20
	103	. 2	00.13,85	,,,			
n	103	3	00.06.75				
"	104	1	00.14.25	11	104	11	00.18,00
11	104	2	00.05.36				
11			以十 年十年				
	105	1 3	00.09.45	11	105	"	00.20.00
<i>n</i>	110	2	00.04.55	"	110	"	00.15.00
n n	110	3	00.04.04	,,,		n !	
	111	3 (2)	00.08.60	"	111	11	00.04.00
11	111	4	00.13.85		•		

कालम 2 प≢े			माग	1			लगाके लिये
गोव	ससार नं ०	हिस्सा नं ०	क्षेत्रफल	गांब	खसरा नं०	हिस्सा नं०	क्षेत्रफल
	<u></u>		हे०भ्रा०स०				हे० झा० से०
1	2	3	4	5	6	7	8
			माग II				
ोधीवाली	37	का भाग	00,01,00				
n	02	27	00.01.00				
11	1 2.	D.	00.13,00				
			भागI				
नदास	49	2	00,34,43	नवास	149	का भाग	00.03.0
В	51	1 म 1	00.04.05	31	151	31	00.08.0
D	5.5	2	00.04,72	11	155	11	00.04.0
			भाग II कुछ				
				भाग I			
सारंग	6	7	00.49.25	सारंग	7	n	00,42,0
21	12	0	00.19.25	11	1 2	17	00.40.0
11	13	1	00.09.36	"	13	17	00.22,0
11	13	2	00,10,80	11			
11	19	0	00.21.75	11	19	11	00.29.0
1)	66	0	00.20.75	. 11	66	"	00,22.0
17	68	,o	00.08.00	"	68	11	00.12.0
सरिंग	68	0	00 13,50	, и	69		00.20.00
11	70	0	00.03,60	- 11	70	11	00,16.0
11	71)म	00.39.00	14	71	D	00.48.0
FF	71	3	00.17.28				
11	7 2	6व (।)		11	72	n	00.12.0
			भाग II				
सारंग		•		"	20	"	σ 0.11.0
			मोगा				
धारनी	2	. 12	00.10.00	धारमी	2	**	00.42.0
11	2 2	3	00.11.52				
11		4 भ 9	00.07.56				00.11.9
"	2 3	0	00.07.02		9		
"	3	1	00.08.10		3		00.33.0
n	4		00.02.76 00 02 70		4		
		2 0		"	10		00.10
n	10 11	27FT	00.43.06	14	10 11	,,	00.18.
**	11	2% 2 व	00.14.00	11	11	"	00.44.0
11	11	3	00.08.14				
	14	2	00.08,45		14		00,04.0
11	15	0	00.14.70	, 11 11	15	n n	00,26,0
"		ū	भाग II कुछ नह		- 4	"	
			माग II हुछ गर	1			•
बसरोटी	4 1	(1 का भाग)	00.01.35	ग्र सरोटी	1		00,09.0
47771	4 2	` '	00.82.86	4/1/101	•	17	00,08.0
	3 0	,, (2 का भाग)	00.14.40		2		00.18.0
	25 0	(3 का भाग)	00.14.40		•	17	
		(उनामा) (11 का कामा)	00.18.92		,, 3 11	**	00.24.0
		(11 कामार्ग) (11 कामार्ग	00.08.10		11	11	00.22.0
	22 1	(13 का भाग)	00.05.40		13		00 27 4
	22 2	•	00.08.80		1.3	71	00,27,6
	22 5MT	" (15 का भाग)	00.13.40		15	•-	00.07.0
		(15 की भाग)	00.05,40		.0	"	30.07.0
		(30 का भाग)	00.03,40		30	_	00.26.0
	44 54	(20 10 404)	00.17,30		20	"	VV. 20. U

कालम 2 पढ़ें			द्मार्ग 1				कातम 1 के लिए
गांब	ब सरा नं० नंबर	हिस्सा मं० नंबर	क्षेत्रफल . हे ॰ भ ा॰ से॰	गांच	स सरा र्न०	हिस्सानं	क्षेत्रफल है०झा०से०
1	2	3	4	5	6	7	8
	44 9	(32 पा साग)	00.13.00		32	,,	00.29.00
	37 3	(34 का माग)	00.06.90		34	17	00.15.00
	40 0	(,,)	00.08.82				
	21 1	(उठका चाग)	00.11.70		35	1)	00.11.00
	54 0	(46 का माग)	00.29.50		46	11	00.54.00
	52 1घ	(45 का भाग)	00.10.15	i .	45	n	00,15,00
			भाग II				
गांव	सःन	हिस्सा न.	क्षेत्रफल				
			हे॰म्रार. से.				
1	2	3	4				
पसरो टी	1	2 की भाग	00.02.00				
	4	4 का भाग	00.07.00				

[सं O-12016/30/82-प्रोड.]

S.O. 3303.—In the Notification of Government of India, Ministry of Petroleum, Chemicals & Fertilizer (Department of Petroleum) No. 12016|30|82-Prod. II dated 4th September 1982 published under S.O. No. 3095 in the Gazette of India, Part II, Section 3, sub-section II at pages 3137 & 3138 issued under section 3 of sub-section (i) of the Petroleum and Minerals Pipeline (Acquisition of Right of user in land) Act, 1962 in respect villages 1, Rees 2, Lodhiwali 3, Nadhal 4, Sarang 5, Asroli 6, Dharani Tahasil Khalapur District Raigad, State Maharashtra, for S. Nos, and Hissa Nos and

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areas shown in the column No. I of the Schedule appended to this Corrigendum, read the S. Nos, H. Nos, and areas as shown in the column No. II of the said schedule.

2. Lands mentioned in the Part II of the appended schedule, however, do not come under the pipeline project due to change in alignment and therefore, they are deleted from the schedule appended to the Notification under section 3 sub-section (i) referred to above.

PART-1

	4									
Village	S. No.	H. No.		Area	Village	S. No.	H. No.		Area	
	G. No.		Н	R	C	G.No.		Н	R	C
Rees	59 59	A A3	00	27 24	70 Rees 30	59-A	(pt)	00	52	00
	102	2	00	03	42 .	102	(pt)	00	05	00
•	107	1	00	16	20	107	(pt)	00	-29	00
	111	Ō	00	02	70	111	(pt)	00	11	00
	112	i	00	08	10	112	(pt)	00	11	00
	118	ō	00	24	30	118	(pt)	00	23	00
					PART-II					
Rees				Nii						
Lodhivali	1 4 35	1 5 3	00 00 00	06 01 06	75 Lodhivali 45 75	1 4 35	(pt) (pt) (pt)	00 00 00	09 18 01	00 00
	36 36 36 36	2 3 6 7	00 00, 00	00 06 14 15	65 75 75 75 75	36	(pt)	00	38	. 00
	38	1-B	00	02	75	38	(pt)	00	22	00
	41 41	11 16	00 00	13 07	20 45}	41	(pt)	00	15	00
	42 42	1 10	00 00	20 04	60) 70 }	42	(pt)	00	07	00
	44 44 44 44 44	1 3 4 8 9	00 00 00 00 00	04 04 04 16 04	72 70 55 23 05	44	(pt)	00	53	00
	97	í	00	22	08	97	(pt)	00	18	00
	103 103 103	1 2 3	00 00 00	03 13 06	76 85 75)	103	(pt)	00	26	00

	Read (Col-II)				PART-I				For (Col-1	0)		
Village	S. No.	H. No.		Area		Village		S. No	,	H. No.		Area	
	G. No.		Н	R	С	-		G. No	·-		Н	R	С
Lodhivali	104 104	1 2	00	14 05	25 36	}		104	· — · — ·	(pt)	00	18	00
		A+B+C											
	105 110	1+3 2	00 00	09 04	45 55			105 110		(pt) (pt)	00 00	20 15	00
	110 111	2 3 3(2)	00	04	05	ſ		111		(pt)	00	04	00 00
	111	š` <u>"</u>	00	08 13	60° 85	}		•		ψ ₀	00	04	00
					Ρ.	ART-II				<u> </u>	· · · · · · · · · · · · · · · · · · ·		
		Village		S. No		H. No.		Arca					
				G. No).	-	Н	R	C				
		Lodhivali		37 102		(pt)	00	01	00	-			
				112		(pt) (pt)	00 00	01 13	00				
						ART-I							
Nadhal	149 151	2 1B(1)	00 00	34 04	43 05	Nadhal		149 151		(pt)	00	03	00
	155	2	00	04	72)55		(pt) (pt)	00 00	08 04	00 00
				··	P/	ART-II			· · · · · · · · · · · · · · · · · · ·		 -		 -
		Nadhal		·		,	Nil		·				
Sarang	6 12	7 0	00 00	49 19	25 25	Sarang		ნ 12		(pt)	00	42	00
	13	1	00	09	367			13		(pt) (pt)	00 00	04 22	00 00
	13	. 2	00 00	10 21	80 Š								
	19 66	0 0	00	20	75 75			19 66		(pt)	00	29	00
	68	0	00	08	50			68		(pt)	00	22	00
	69	0	00	13	50			69		(pt)	00	12	00
	70	0	00	Q3	60			70		(pt)	00	20	00
	71	1A 3	00	39	${00 \atop 28}$			1			00 00	16 48	00
	71 72	3 6B(1)	00 00	17 09	28 f 00			72		(pt)	00	12	00
					I	ART-II		*					. 00
		Village		S. No.		H. No.		rca					
		Sarang		G. No. 20		(pt)	H	R 11	00				
						PART-I							
D har a ni	2	12	00	10 11	80ገ	Dharani	:	2		(pt)	00	42	00
	2222 3 4 4	3 4A 9	00 00	11 07	52 56 02	-				•			00
	2		00	07	02)								
	3 4	0 1 2	00 00	08 14	10 76ገ		3 4			(pt) (pt)	00 00	11 33	00
			00 00	02	76} 70}		-1			(pt)	00	33	00
	10	0	00	43	06			0		(pt)	00	18	00
	11 11	2A 2B	00 00	14 08	$00 \\ 14 \\ 45$		1	1		(pt)	00	44	00
	ii 14	3 2	00 00	09 14	45∫ 76			1.4		(-A):			
	14	<u>, e</u>		14	76			14		(pt)	00	04	00

Read (Col-II)				PART-I						FOR (ColI)			
Village	S. No.	H. No.	Area			Village	S. No.	H. No.	Area				
	G.No.		H.	R.	C.		G.No.		H.	R.	C.		
Dharani	15	0	00	13	50	Dharani	15	(pt)	00	26	00		
					PAR N	kT-11 il							

						PART-I					
Village	G. No.	H. No.	Old R.S. No.		Area	Village	S. No.	H. No.		Area	
Asroti	4	1	(1 pt)	00	01	35 Asroti	1	(pt)	00	09	00
	4	2		00	22	86					
	3	0	(2 pt)	00	14	40	2	(pt)	00	18	00
	25	0	(3 pt)	00	16	92	3	(pt)	00	24	00
	22	6 A	(11 pt)	00	08	10	11	(pt)	00	22	00
	22	6D	(11 pt)	00	05	40					
	22	1	(13 pt)	00	06	80	13	(pt)	00	27	00
	22	2	(13 pt)	00	13	40					
	22	5A	(15 pt)	00	06	-48	15	(pt)	00	07	00
	22	5B	(15 pt)	00	05	40		, - -			
	44	5 A .	(30 pt)	00	17	50					
	44	5B	(30 pt)	00	05	40	30	(pt)	00	~ 26	00
	44	9	(32 pt)	00	13	70	32	(pt)	00	29	00
	37	3	(34 pt)	00	06	9 0Ղ	34	(pt)	00	15	00
	40	0	(34 pt)	00	. 08	82 j					
	21	1	(35 pt)	00	11	70	35	(pt)	00	11	00
	54	0	(46 pt)	00	29	50	46	(pt)	00	54	00
	52	1-A	(45 pt)	00	10	15	45	(pt)	00	15	00

Village	S. No.	H. No.	Area						
Asroti	12	(pt)	00	02	00				
	44	(pt)	00	07	00				

PART-II

[No. O-12016/30/82-Prod]

पट्रोलियम घोर प्राकृतिक गैस मंत्रालय

पेट्रोलियम विभाग

नई विस्ली, भृ सितम्बर, 1986

का. 33.04 यतः वेदोलियमं भौर खनिज पाइपलाइन भूमि में उपयोग के पाइपलाइन भूमि में उपयोग के पाइपलाइन भूमि में उपयोग के पाइपलाइन का भंजन मिंधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) के भंधीन भारत सरकार के पैट्टोलियम और प्राकृतिक गैत की मिंधिसूचना का. था. सं. 2282 तारीख 28-5-56 द्वारा के नीय सरकार ने उस मिंधिसूचना से संसम्म भनुसूची में विनिर्विष्ट भूमिमों में उपयोग के भविकार को पाइपलाइनों को बिकाने के सिए मिंजत करने का भवना भाषा भोषित कर दिया था।

भौर यतः सक्तम प्राधिकारी ने उन्स प्रधिनियम की घारा 6 की उपधारा (1) के प्रधीन सरकार को रिपोर्ट दे दी हैं।

भौर भाने यतः केन्द्रीय सरकार ने उन्त रिपोर्ट पर विभार करने के बश्चात इस भविसूचना से संसग्न धनुसूची में विनिविध्ट भूमियों में उपयोग का अधिकार भजित करने का विनिध्चय किया हैं।

े धन, प्रतः उथत प्रक्षितियम की घारा 6 की उपघारा (1) बारा प्रवस्त का प्रयोग करते हुए केन्द्रीय सरकार एतद्वारा घोषित करती है कि इस प्रधिसूचना में संसन्त प्रमुख्नी में विनिर्देश्य उथत भूमियों में स्वयोग का प्रक्षिकार पाइपसाइन विद्याने के प्रयोजन के लिए एतद्वारा प्रक्रित किया अन्तर हैं।

श्रीर शामे उस धारा को उपघारा (4) द्वारा प्रवल शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्वेश देती हैं कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय तेल और प्राकृतिक गैस भायोग में, सभी बाधाओं से मुक्त रूप में, घोषणा के प्रकाशन की इस तारीख को निहित होगा।

[सं. 0-12016/87/86/मो एन जी - बी - 4]

चनुसूची एन. के. जी. बी. से स्टीस बिन्दु तक पाइप लाइन बिछाने के लिए। शज्य — गुजरात जिला — मेहसाना तालुका — कडी

गांव	सर्वे नं,	हेक्टेबर	मोर	सेन्टीयर
भ शासन	152	0	12	60
	139/4	0	10	-32
	137/7	0	07	20

[सं. मो - 12016/87/86 - मो एन जी - की - 4]

New Delhi, the 9th September, 1986

S.O. 3304.—Whereas by notification of the Government of India in the Ministry of Petroleum and Natural Gas S.O. 2282 dated 28-5-86 under sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the schedule appended to that notification for the purpose of laying pipeline;

And whereas the Competent Authority has under Sub-Section (1) of Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands specified in the schedule appended to this notification:

Now, therefore, in exercise of the power conferred by subsection (1) of the Section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline;

And further in exercise of power conferred by sub-section (4) of that section, the Central Government direct that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil and Natural Gas Commission free from encumbrances.

SCHEDULE

PIPELINE FROM NKGB TO STEAM FOINT, STATE : GUJARAT DISTRICT : MEHSANA TALUKA : KADI

Village	Survey No.	Hecta	re Are	Con-
.		tare	1	iare
Chalasan	152	0	12	60
	139/4	0	10	32
	137/7	0	07	20

[No. O-12016/87/86-ONG-D-4]

का. भा. 3305.—वतः पेट्रोलियम जीर खिलिङ पाइन साइन भूमि में उपयोग के श्रिक्षकार का भजन) भिधानियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) के श्रिधीन भारत सरकार के पेट्रोलियम श्रीर प्राञ्चितक गैस मंदालय की श्रिधसुन्नना का. आ. सं. 2289 नारीख 28-5-86 द्वारा केन्द्रीय सरकार ने उस भिधसुनना से संलग्न में जिनिक्षिट भूमियों में उपयोग के भिधकार को पाइपलाक्ष्मों को बिछाने के लिए स्वित करने का श्रुपना भाषय घोषित कर दिया था।

भीर यतः सक्षम प्राधिकारी ने उक्त भीधिनियम की भ्रारा 6 की उपभारा (1) के प्रधीन सरकार को रिपोर्ट देवी हैं।

भीर मागे यतः केन्द्रीय सरकार ने उन्त रिपोर्ट पर विभार करने के पक्ष्वात इस अधिसूचना से संलग्न मनुसूची मे विनिद्दिष्ट भूमियों में उपयोग का अधिकार भजिन करने का विनिष्ट्यय किया है।

म्रज, म्रत: उन्त मिनियम की घारा 6 की उपधारा (1) ढारा प्रवत्त गन्ति का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा घोषित करती है कि इस श्रिधसूचना में मंलग्न मनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का प्रधिकार पाइपलाइन विछाने के प्रयोजन के लिए एतद्तारा मजित किया जाता हैं।

और आगे इस धारा की उपधारा (4) द्वारा प्रवत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती हैं कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय तेल और प्राकृतिक गैस आयोग में, सभी बाधाओं से मुक्त रूप में भोषणा के प्रकाशन की इस तासिक को निद्धित होगा।

ग्रमुक्ची

एस. एन. ए. यू. से एस. एस. सी. टी. एफ

राज्य - गुजरात जिला व तालुका - मेहमाना

गौव	स मं .	हेक्टेयर	भारई	सेन्टीप्ररए
कसलपुरा	857	0	02	00
-	कार्ट ट्रेक	0	00	85
	813	0	22	70
	810	0	04	30
	809	0	04	25
	811	0	04	40
	802	0	31	30
	801	0	09	60
	800	0	03	90

[सं. को - 12016/83/86 -- भो एन जी - की -4]

S.O.. 3305.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S.O. 2289 dated 28-5-86 under sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land), Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the schedule appended to that notification for the purpose of laying pipeline;

And whereas the Competent Authority has under Sub-Section (1) of Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands specified in the schedule appended to this notification;

Now, therefore in exercise of the powers conferred by subsection (1) of the Section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline;

And further, in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall insted of vesting in Central Government vests on this date of the publication of this declaration in the Oil and Natural Gas Commission free from encumbrances.

SCHEDULE

PIPELINE FROM SNAU TO S.S. CTF.

STATE: GUJARAT DISTRICT: & TALUKA: MEHSANA

Village	Survey No.	Hec- tare	Are	Centi- tiare
Kasalpura	857	0	02	00
-	Cart track	0	00	85
	813	0	22	70
	810	0	04	30
	809	0	04	25
	811	0	04	. 40
	802	0	31	30
	801	0	09	60
	800	0	03	90

का. मा. 3306.— तः पेट्रोतियम ग्रीर खनिज पाइन ताइन पूर्ति के उपयोग के श्रीवकार का भर्मन) भीवित्यम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) के अधीन भारत मरकार के पेट्रोलियम ग्रीर प्राकृतिक गैस मंज्ञालय की अधिसूचना का. मा. सं. 2288 तारीख 28-5-86 ग्रारा केन्द्रीय सरकार ने उस श्रीध्सूचना से संलग्न मनुसूध में विनिद्दिष्ट भूमियों में उपयोग के अधिकार को पाइपलाइनों की बिछाने के लिए श्रीकत करने का भ्रापना शाहाय धोषित कर दिया था।

भौर यतः सद्धम प्राधिकारी ने उक्त प्रक्षिनियम की क्षारा 6 की उपद्यारा (1) के भ्रक्षीय सरकार को रिपोर्ट दे वी है।

भीर भ्रामे, यतः केण्डीय सरकार ने उक्त रिपोर्ट पर विचार करने के पञ्चान इस भविसूचना से संलग्न अनुसूत्रं में विनिधिष्ट मूमियों मे उपयोग करने का भविकार खर्जिस करने का विनिध्चय किया है।

श्रम, ग्रात: उपना भिधितियम की धारा 6 की उपधारा (1) द्वारा प्रवत्त शिवत का उपयोग का प्रयोग करते हुए केन्द्रीय सरकार एतव्हारा घोषित करती है कि इस भिधिसूचना में मंत्रग्न प्रमुख्नी में विनिद्धिट उक्त भूमियों में उपयोग का शिवकार पाइपलाइन बिछाने के प्रयोजन के लिए एतव्हारा भूजित किया जाता हैं।

श्रीर आगे उस धारा की उपधारा (4) द्वारा प्रवस्त शिक्षयों का प्रयोग करते हुए केन्द्रीय गरकार निर्देश देती हैं कि उक्त भूमियों में उपयोग का श्रीवकार केन्द्रीय सरकार में निहित होने की बजाय तेल और शाक्कतिक गैम झायाग में, सभी बाझाओं से मुक्त रूप में, घोषणा के प्रकाशन की इस तारीख को निहित होगा। भू

मनुसुयो,

एस. 1 से एस. एस. सी. टी. एफ.

राज्य - गुजरात जिला व तालुका - मेहसाना

गांव	ब्लाकनं,	हेस्टेयर	एग्रारर्ष	सन्टीयर
क् सलपूरा	850	0	12	10
,,	898	0	13	10
	897	υ	0.9	ม ีก
	896	0	02	20
	889	0	0.4	80

[सं. को - 12016/82/86-मो एन जी - बी - बी

S.O. 3306.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S.O. 2288 dated 28-5-86 under sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the schedule appended to that notification for the purpose of laying pipeline;

And whereas the Competent Authority has under Sub-Section (1) of Section 6 of the said Act, submitted report of the Government;

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands specified in the schedule appended to this notification;

Now, therefore, in exercise of the power conferred by sub-Section (1) of the Section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline; And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil and Natural Gas Commission free from encumbrances.

SCHEDULE

PIPELINE FROM S-1 TO S.S. CTF.

STATE : GUJARAT DISTRICT & TALUKA : MEHSANA

Village	Block No.	Hec- tare	Are	Centi- tjar e
Kasalpura	850	0	12	10
	898	0	13	10
	897	0	09	50
	896	0	02	20
	889	0	04	80

[No. O-12016/82/86-ONG-D-4]

का. आ. 3307—यतः पेट्रोलियम और श्रांतिज पाइपलाइन (भूमि में उपयोग के अधिकार का अजन) अधिनियम, 1962 (1962 का 50) की घारां 3 की उपधारा (1) के अधीन भारत सरकार के पेट्रोलियम और प्राष्ट्रतिक गैम मंत्रालय की अधिमूचना का. आ. सं. 515 तारीख 27—1—86 द्वारा केन्द्रीय सरकार ने उस अधिमूचना से संसम्म अनुमूची में बिनिर्दिष्ट भूमियों में उपभोग के अधिकार को पाइपलाइनों को बिछाने के लिए अजित करने का अपना आसय घोषित कर यिया था।

सीर यदः सक्षम प्राधिकारी ने उक्तं प्रधिनियम की धारा 6 की उपधारा (1) के प्रधीन सरकार को रिपोर्ट वे दी है।

भीर यागे गतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पण्चात् इस अधिसूचना से संलग्न धनुसूची में विनिधिष्ट मूमियों में उपयोग का प्रधिकार मर्जित करने, का विनिश्चय किया है।

श्रवः उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रवत्त मिक्त का प्रयोग करने हुए केन्द्रीय सरकार एतद्द्वारा घोषित करती हैं कि इस अधिमूचना में संलग्न प्रनुसूची में बिनिदिष्ट उक्त भूमियों में उपयोगर्भे का अधिकार पाइपलाइन बिछाने के प्रयोजन के लिए एतद्वार अजिन किया जाता है। अ

धीर धागे उसे बारा थी उपधारा (4) क्वारा प्रयक्त सक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती हैं कि उक्त भूमियों में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय तेल और प्राकृतिक यैस यायोग में, सभी बाधाओं से मुक्त रूप में, घोषणा के प्रकाशन की इस तारीख को निहित होगा।

धनमधी

एम. के. ६.प्पी. से एन. के.जी. जी, एस II तक पाइप साइन ब्रिफ्डाने के लिए।

राज्य - गुजरात जिला - प्रहमदाबाद सालुका - बिरमगाम

गाव	स.नं.	हेक्टेयर	एमारई	सेन्टीयर
बालसासण	395/2	0	11	29
	394	0	04	32
	कार्ट द्रेक	0	01	50
	402/5	0	0.3	36
	402/6	0	04	86
	402/3]	0	07	20
	413	0	01	26

[में. भी - 12016/5/86 - श्री एन जी - धी -44]

S.O. 3307.—Whereas by notification of the Government of India in the Ministry of Petroleum & Natural Gas S.O. 515 dated 27-1-86 under sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in 1 and) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the schedule appended to that notification for the purpose of laying pipeline.

And whereas the Competent Authority has under Sub-Section (1) of Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report decided to acquire the right of user in the lands specified in the schedule appended to this notification:

Now, therefore, in exercise of the power conferred by subsection (1) of the Section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline;

And further in exercise of power conferred by sub-section (4) of the section, the Central Government directs that the tight of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil and Natural Gas Commission free from encumbrances.

SCHEDULE
PIPELINE FROM D. S. NO. NKEG TO NK. GGS. II

STATE: GUJARAT DISTRICT: AHMEDABAD TALUKA: VIRAMGAM

Village	Survey No.	Hec- tare	Are	Cen- tiare
Balsasan	395/2	0	11	28
	394	0	04	32
	Cart track	0	01	50
	402/5	0	03	3€
	402/6	0	04	86
	402/3	0	07	20
	413	0	01	26

[No. O-12016/5/86-ONG-D-4]

का. आ. 3308: — यतः केम्ब्रीय सरकार को यह प्रतीत होता है कि लोकहित में यह बावस्पक है कि गुजरात राज्य में उत्तर संयाल से दक्षिण संयाल सी.टी. एक. तक पेट्रोलियम के परिवहन के लिये पाइपलाइन तेल तथा प्राकृतिक गैस श्रायोग द्वारा विछाइ जानी चाहिए।

और यतः यह प्रतीत होता है कि ऐसी लाइगों को बिछाने के प्रयोजन के निये एतद्वपावद्य भ्रमुसूची में वर्णित मूमि में उपयोग का भ्रधिकार भ्रजित करना धावश्यक है।

भ्रतः श्रव पेट्रोलियम और श्रवित्र पाइयलाइन (मूमि में उपयोग के स्रधिकार का ग्रजेंन) श्रवितियम, 1962 (1962 का 50) की घारा 3 की उपधारा (1) ग्रारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार ने उसमें उपयोग का ग्रधिकार श्रवित करने का ग्रपना भाषाय एत्युग्रारा घोषित किया है।

षधर्ते कि उनत भूमि में हितबद्ध कोई व्यक्ति, उस भूमि के मीचे पाइप लाइन विछाने के लिए झाक्षेप वेक्सम प्राधिकारी, तेल तथा प्राकृतिक गैस भ्रायोग, निर्माण और देखभाल प्रभाग, सकरपुरा रोड, बडोदरा-9 को इस म्रिस्मूचना की तारीख से 21 दिनों के भीतर कर सकेगा।

और ऐसा ग्रांसेप करने धाला हर व्यक्ति विनिर्विष्टतः मह भी कपन करेगा कि क्या यह यह चाहता है कि उसकी मुनभाई व्यक्तिगत रूप से हो या किसी विधि व्यवसायी की मार्फत ।

ग्रनुसूषी

उत्तर संथाल से विक्रिण संथाल सी.टी.एक. तक पाइव लाइ-विद्याने के लिए।

राज्य : गुजरान

जिला व तालुका मेहसाना

र्गाव	अ साक नं.	हेक्टेयर	श्वार.	संटीयर
कमलपुरा	838	0	11	70
•	832	0	11	80
	831	0	07	00
	कार्ट ट्रेक	0	01	50
	823	o	07	95
	822	0	09	75
	821	0	17	25
	802 .	0	04	80
	790	0	15	60
	791	0	00	60
-	कार्ट हेक	0	09	00
	714	0	06	75
	713	0	03	90
	712	0	04	05
	708	Ò	04	05
	707	0	06	00
	705	0	11	55
•	689	0	15	00
	688	0	03	00
	687	0	10	0.0
	686	0	02	75
	672	0	19	20
	671	0	13	50
		0	01	20
-				

[सं. ओ-12016/146/86-ओएनबी-4]

S.O. 3308.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum from North Santhal to South Santhal CTF in Gujarat State pipeline should be laid by the Oil and Natural Gas Commission.

And whereas it appears that for the purpose of laying such pipeline, it is necessary to acquire the right of user in the land described in the schedule annexed hereto;

Now, therefore, in exercise of the powers conferred by subsection (1) of the Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in the Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein;

Provided that any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipeline under the said land to the Competent Authority, Oil and Natural Gas Commission, Construction and Maintenance Division, Makarpura Road, Vadodara. (390009).

And every person making such an objection shall also State specifically whether he wishes to be hear in person or by legal practitioner.

SCHEDULE

PIPELINE FROM NORTH SANTHAL TO SOUTH SANTHAL CTF.

STATE: GUJARAT DISTRICT & TALUKA: MEHSANA

Village	Block No.	Hec- tare	Are	Cen- tiare
Kasalpura	838	0	11	70
	832	0	11	80
	831	0	07	00
	Cart track	0	01	50
	823	0	07	95
	822	0	09	75
	821	0	17	25
	802	0	04	80
	790	0	15	60
	79 1	0	0)	60
	Cart track	0	09	00
	714	0	06	75
	713	0	03	90
	712	0	04	0.5
	708	0	04	0.
	707	0	06	00
	705	0	11	55
	689	0	15	00
	688	0	03	00
	687	0	10	00
	686	0	02	75
	672	0	19	20
	671	0	13	50
	Cart track	0	01	20

[No. O-12016/146/86-ONG-D-4]

का.शा. 3309: — यतः पेट्रोलियम और खनिज पाइपलाइन भूमि में उपयोग के भिक्षकार का ग्रजंग) ग्रिधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) के ग्रधीन भारत सरकार के पेट्रोलियम और प्राकृतिक गैस संजालय की ग्रिधिसूचना का ग्रा.सं. 2117 तारीख 15-5-86 हारा केन्द्रीय सरकार ने उस ग्रिधिसूचना से संलग्न ग्रनसूची में विनिविष्ट भूमियों में उपयोग के ग्रिधिकार को पाइपलाइनों को बिछाने के लिए ग्रजित करने का ग्रयना ग्राशय मोथित कर दिया था।

और गतः सक्तम प्राधिकारी ने उन्त प्रधिनियन की घनरा 6 की कंपचारा (1) के भ्रधीन सरकार को रिपोर्ट दे वी हैं।

और धार्गे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पत्र्वात् इस घर्षिसूचना से संलग्ने घनसूची में विनिर्दिष्ट भूमियों में उपयोग का घर्षिकार अजित करने का विनिश्चय किया है।

ग्रम, ग्रतः उक्त ग्रिविनयम की क्षारा 6 की उपवारा (1) द्वारा प्रवर्त गक्ति का प्रयोग करते हुए केन्द्रीय सरकार एतवृद्वारा घोषित करती है कि इस ग्रिविन्नना में संकम्न ग्रमुखी में विनिर्दिष्ट उक्त भूमियों में उपयोग का श्रिविकार पाइपलाइन विश्वाने के प्रयोजन के लिए एतवृद्वारा ग्राजित किया जाता है।

और ग्रामे उस घारा की उपघारा (4) द्वारा प्रवत्त मक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त मूमियों में उपयोग का भ्रष्टिकार केन्द्रीय सरकार में निहित होने की बजाय तेल और प्राकृतिक गैस भ्रायोग में, सभी बाघाओं से मुक्त कप में, भोषणा के प्रकासन की इस तारीख को निहित होगा।

भनुसूची

सोमासण-3 से एस.इ. बाय्-73

राज्य: गुजरात जिला व तालुका:-मेहसाणा

गांव	स्तरिक मं,	हेक्टेयर र	 रस्रार र्श	सेंटीद्धर
हेबुवा'	159	0	13	80
	158	0	14	16
	कार्ट ट्रेक	0	00	60
	116	0	12	24
	120	0	·01	08
	121	0	09	84
	122	. 0	06	72

[सं. ओ-12016/64/86-मोएनजी-बी-4]

S.O. 3309.—Whereas by notification of the Government of India in the Ministry of Petroleum and Natural Gas S.O. 2117 dated 15-5-86 under sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the right of user in the lands specified in the schedule appended to that notification for the purpose of laying pipeline;

And whereas the Competent Authority has under Sub-Section (1) of Section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has, after considering the said report decided to acquire the right to user in the lands specified in the schedule appended to this notification;

Now, therefore, in exercise of the power conferred by subsection (1) of the Section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipeline;

And further in exercise of power conferred by sub-section (4) of that section, the Central Government directs that the right of user in the said lands shall instead of vesting in Central Government vests on this date of the publication of this declaration in the Oil and Natural Gas Commission free from encumbrances.

SCHEDULE
PIPELINE FROM SOB-3 TO SEY-73.

STATE: GUJARAT DISTRICT & TALUKA: MEHSANA

Village	Block No.	Hec- tare	Are	Cen- tiare
He buva	159	0	13	80
	158	0	14	16
	Cart track	0	00	60
	116	0	12	24
	120	0	01	08
	121	0	09	84
	122	0	06	72

[No. O-12016/64/86-ONG-D-4]

का. आ. 3310: — पतः केन्द्रीय सरकार को यह प्रतीत होता है कि लोकहित में यह धावभ्यक है कि गुजरात राज्य में की. जी. एस. - 3 से जी. जी. एस. - 6 तक को पेट्रोलियम के परिवहन के लिये पाइपलाइन तेल तथा प्राकृतिक गैम आयोग द्वारा बिछाई जानी चाहिए।

और यतः यह प्रतीत होता है कि ऐसी लाइनों को विछाने के प्रयोजन के लिये एतद्वपायद्व मनुसूची में चर्णित मूमि में उपयोग का श्रविहार मुजित करना श्रविषयक है।

ग्रतः ग्रव पेट्रोलियम और खानिज पाइपलाइन (भूमि में उपयोग के श्रिष्ठकार का ग्रजेंन) ग्रिष्ठिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रवत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार ने उसमें उपयोग का श्रिष्ठकार श्रिजत करने का भ्रपना भागय एतद्वद्वारा घोषित किया है।

बक्षातें कि उक्त भूमि में हितबढ़ कोई व्यक्ति, उस भूमि के नीचे पाइप लाइन बिछाने के लिए ब्राक्षेप सक्षम प्राधिकारी, तेल सचा प्राकृतिक गैस भ्रायोग, निर्माण और वेखणाल प्रभाग, मकरपुरा रोड, बडोदरा-9 को इस श्रक्षिसूचना की तारीख से 21 विनों के मीतर कर सकेगा।

और ऐसा प्राक्षेप करने वाला हर व्यक्ति विनिविष्टतः यह भी कथन करेगा कि क्या वह यह चाहता है कि उसकी सुनवाई व्यक्तिगत कथ से हो या किसी विधि व्यवसायी की मार्फत।

ंश्चनुसूची जी,जी.एस.-3 से जी,जी, एस.-6 तक पाइप लाइन विकाने केलिए।

राज्य: ---गुजरास जिला: मेहसाणा तालुका: कडी

मांब	सर्वे नं.	हेक्टर	मार	सेंटीप्रर
मंद्रा वपुरा	124	0	06	00
_	120	0	11	40
	1 1 9/पी	0	00	90
	110	0	41	65
	112/1	0	22	80
	कार्ट ट्रेक	0	01	20
	13	0	28	7 5
	9	0	15	00
	कार्ट द्रेक ट	0	06	60
	8	0	02	10
	7	0	15	30
	48	0	13	80
	65/1	0	04	50
	55	0	13	50
	54	0	06	60
	65/2	0	0.0	60
	कनस	0	00	65
	65/3	0	02	2
	62	0	03	75
	61/1	0	.09	0.5
	63	0	04	0.5
	6.5	0	14	40
	68	0	09	30

[सं. ओ-12016/147/86-ओ एन जी डी-4]

S.O. 3310.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum from G.G.S. III to G.G.S. VI in Gujarat State pipeline should be laid by the Oil and Natural Gas Commission.

And whereas it appears that for the purpose of laying such pipeline, it is necessary to acquire the right of user in the land described in the schedule annexed hereto;

Now, therefore, in exercise of the power conferred by subsection (1) of the Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in the Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein;

Provided that any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipeline under the said land to the Competent Authority, Oil and Natural Gas Commission, Construction and Maintenance Division, Makarpura Road, Vadodara (390009).

And every person making such an objection shall also state specifically whether he wishes to be hear in person or by legal practitioner,

SCHEDULE Pipeline From GGS. III to GGS VI.

State: Gujarat District: Mehsana Taluka: Kadi

Village	Survey No.	Hec- tare	Ате	Cen- tiare
Ambavpura	124	0	06	00
-	120	0	11	40
	119/P	0	00	90
	110	0	41	65
	112/1	0	22	80
	Cart track	0	01	20
	13	0	27	75
	9	0	15	00
	Cart track	0	06	60
	8	0	02	10
	7	0	15	30
	48	0	13	80
	65/1	0	04	50
	55	0	13	.50
	54	0	06	60
	65/2	0	00	60
	Kans	0	00	65
	65/3	0	02	2.5
	62	0	03	75
	61/1	0	09	05
	63	0	04	05
	65	ŏ	14	40
	68	0	09	30

(No. O-12016/147/86-ONG-D-41

का. आ. 3311.—यतः पेट्रोलियम ग्रीर खनिज पाईपलाइन (मूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) के अधीन भारत सरकार के पेट्रोलियम ग्रीर प्राकृतिक गैस मंत्रालय की अधिमूचना का. आ. सं. 2454 तारीख 5 जुलाई 86 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिद्दिट धूमियों के उपयोग के अधिकार की पाईप लाईन को विछाने के प्रयोजन के लिए अर्जित करने का अपना आग्रय घोषित कर दिया था।

भीर अतः सक्षम प्राधिकारी ने उकत अधिनियम की धारा 6 की उप-धारा (1) के अधीन सरकार को रिपोर्ट देदी है।

भीर आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पण्यान् इस अधिसूचना से संलग्न अनुसूची में विनिध्यिः मूभियों में उपयौग का अधिकार अजित करने का विनिध्यय किया है।

अब अतः उनत अधिनियम की घारा 6 की उपधारा (1) द्वारा प्रवस्त अधिकारों का प्रयोग करने हुए केन्द्रीय सरकार एतव्द्वारा घोषित करती है, कि इस अधिसूचना रो संलग्न अनुसूचि में विनिर्दिष्ट उक्त भूमियों में उपयोग का अधिकार पाईप लाइन बिछाने के प्रयोजन के लिए एतद्वारा अधिकार पाईप लाइन बिछाने के प्रयोजन के लिए एतद्वारा अधिकार पांचा है।

भीर आगे उस घारा की उपधारा (4) द्वारा प्रवत्त अधिकारों का प्रयोग करते हुए केन्द्रीय सरकार निर्देश देती है कि उक्त भूमियों में उपथोग का अधिकार केन्द्रीय सरकार में निहीत होने के बजाए हिन्बुस्तान पेट्रोलियम कॉर्पोरेशन लिमिटेड मुम्बई के क्षेत्रीकरण में सभी बाधाओं से मुक्त रूप में घोषणा के प्रकाशन की तारीख से निहित होगा।

अनुसूची में तालुका : पनवेल जिला : रायगह, महाराष्ट्र

अन गोव		धासरा	हिस्सा	क्षेत्रफल
		नम्बर	नम्बर	
(1) पा	ली देवव	10	~~.	00-0650
		12		00-01-0
		19		00040
		19		00-05-0
		19		00-06-0
		19		00-04-0
		50		0 0- 0 1- 3
(2) चि	रषले	79	4	0 0- 0 4- 0
(3) यो	रले	98	2मी	00-07-0
		133		00-01-0
		134	5	0 0 0 5 2
		145		00-02-0
(4) সা	गेनली	69		00-02-2
(5) वि	गुबे	19	1	0 0 0 7 0
		88		00-07-5
(6) দি	य कर	182	-7-	00-05-5
		183		0 0- 27-0
		185		00-02-7
		186		0 0-0 5-5
(7) [.] बा	रबाई	7	3	00-02-0
		7	8	00-08-0
		7	9	00-09-0
		7	12	00-04-0
		53	I	00-02-0
		56	2	00-08-0
		56	2	00-11-00
		74		00-35-0

	अनुसूची		
(8) भिगार	67	2	00-10-00
	76		00-04-75
	88	1	00-01-50
	88	2	00-05-00
(9) मोहिपे	63		50-04-50
	69	1	00-02-50
	69	2	00-05-00
	83	5	0 0-0 1- 5 0
	83	5	00-01-25
(10) पोयंजे	106	2	00-01-00
	135		00-10-00
	177	1	00-02-0
(11\ =======	25		00 01 70
(11) पालीमुप	37		00-01-50
_	34	2	00-43-50
(12) देवद	78		00-05-00

[सं. O-12016/100/86-म्रो, एन. जी. डी-4]

पी. के. राजगोगलन, ईस्क अधिकारी

S.O. 3311.—Whereas by a notification of Government of India in the Ministry of Petroleum and Natural Gas S.O. 2454 dated 5th July, 1986 under Sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962) the Central Government declared its intention to acquire the Right of User in the Lands specified in the schedule appended to that notification for the purpose of laying pipeline.

And whereas the Competent Authority has under Subsection (1) of Section 6 of the said Act submitted report to the Government.

And further the Central Government has after considering the said report, decided to acquire the right of user in the Lands specified in the schedule appended to this notification.

Now, therefore, in exercise of the power conferred by Subsection (1) of Section 6 of the said Act the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification are hereby acquired for laying the pipelines.

And further, in exercise of the power conferred by Subsection (4) of that section, the Central Government directs that the right of user in the said lands shall instead of vesting in the Central Government vest on this date of the publication of this declaration in the Hindustan Petroleum Corp. Ltd. Bombay free from all encumbrances.

SCHEDULE

Pipe line from village Pali Devad to village Devad.

Taluka:	Panvel,	District;	Raigad.	Mahaiashtia.
				TATAL TITLE

	Tajuka . Pajivei, Disti			
No. Village	S. No.	H. No.	Arca	
	G. Bol			
1. Pali-Devad.	10 (pt)		00 06 50	
	12 ,	_	00 01 00	
	19 ,,	A	00 04 00	
	19 ,,	<u>,</u> В	00 05 00	
	19 ,, 19 ,,	C D	00 06 00	
	50 ,,		00 04 00 00 01 30	
2. Chikhale.	79 ,,	4	00 04 00	
3 Borle	98 ,,	2 B	00 07 00	
	133 .,		00 01 00	
	134 ,,	5	00 05 25	
	145 ,,	_	00 02 00	
4 Ajiwali	69 ,,	_	00 02 25	
5 Vichumbe	19 ,,	1	00 07 00	
6 Shivkar	88 ,		00 07 50	
	182 ,,		00 05 50	
	183		00 27 00	
	185 186 .,	_	00 02 75 00 05 50	
7 Borvaes	7 ,,	3 A	00 02 00	
	7 .,	8	00 08 00	
	7 .,	9	00 09 00	
	7 ,,	12 B	00 04 00	
	63	1		
	**	2 A		
	56 ,,	2 B	00 08 00	
	74 ,,		00 11 00 00 35 00	
Bhingar	67 .,	2	00 10 00	
	76 (part)			
			00 04 75	
	88 .,	1	00 01 50	
	88 ,,	2	00 05 00	
Mohipe .	68 ,,		00 04- 50	
	69 ,,	1	00 02 50	
	69 ,,	2	00 26 00	
0 Poyanje.	83 ,,	5 A	00 01 50	
	83 ,,	5 B	00 01 25	
	106 ,,	2	00 01 00	
	135 ,,		00 10 00	
	177 ,,	1	00 02 00	
1. Pali. Bk.	37 ,,	_	00 01 50	
	34 ,,	2	00 43 50	
L. Devad.	78 ,,	****	00.05 00	

[No. O-12016/100/86-ONG-D-4] P.K. RAJAGOPALAN, Dosk Officer

नई दिल्ली, 10 सितम्बर, 1986

38.20

का०भा० 3312—यतः केन्द्रीय सरकार को यह प्रतीत होता है कि लोकहित में यह भावत्रयक है कि उत्तर प्रदेश में हजीरा-वरेलो-कादोश-पुर तक पेट्रोलियम के परिवहन के लिए पाईपलाइन भारतीय गैस प्राधिकरण लि० द्वारा बिछाई जानी चाहिए।

भीर यतः यह प्रतीत होता है कि ऐसी लाईनों का विछाने के प्रयोजन के लिए एतदुपावद्ध भनुसूची में वर्णित भूमि में छपयोग का मधिकार मजित करना मन्त्रस्यक है।

धतः धव पेट्रोलियम धौर खनिज पाइंपलाइन (भूमि में उपयोग के धाधिकार का ग्रर्जन) धिधिनियम, 1962 (1962का 50) की धारा 3 की उपधारा (1) द्वारा प्रवस्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार में उसमें उपयोग का ग्रिकार ग्रीजित करने का ध्रपता ग्रामय एतब्हारा घोषित किया है।

बगर्ते कि उक्त भूमि में हिराबद कोई व्यक्ति उस भूमि के नीचे पाइंप-साइन बिछाने के लिए भाक्षेप सक्षम प्राधिकारी, भारतीय गैस प्राधिकरण लि॰ बी-58/बी, मलीगंज, लखनऊ-226020 यू॰पी॰ को इस मधिसूचना की तारीख से 21 दिन केर भीतर कर सकेगा।

भीर ऐसा माक्षेप करने वाला हर व्यक्ति विनिर्दिष्टतः यह भी कथन करेगा कि क्या वह वह वाहता है कि उसकी सुनवाई व्यक्तिगत कप से हो या किसी विधि व्यावसायी की मार्फत।

धनुसूची एष-बी०जे० गैस पाईप लाईन प्रोजेक्ट

अनपच	तहसील	परगना	ग्राम	गाटासं०	क्षेत्रफल	विवरण
1	2	3	4	5	6	7
इटावा	भौरैं₌या,	भौरेग्या,	मुहियाई,	525	0.09	
			•	531	0.09	
				568	0.64	
				857	0.56	
				863	0.07	
				526	0.07	
				569	0.01	
				864	0.16	
				865	0.05	
				867	0.28	
				868	0.55	
				869	0.12	
				871	0.14	
				872	0.12	
				873	0.14	
				877	0.19	

[सं॰ O-14016/392/84-जी॰पी॰]

New Delhi, the 10th September, 1986

S.O. 3312.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of Petroleum from Hajira-Bareily to Jagdishpur in Uttar Pradesh State Pipeline should be laid by the Gas Authority of India Ltd.

And whereas it appears that for the purpose of laying such pipeline, it is necessary to acquire the right of user in the land described in the schedule annexed hereto;

Now, therefore, in exercise of the powers conferred by sub-section (1) of the Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in the Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein;

Provided that any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipeline under the land to the Competent Authority, Gas Authority of India Ltd. H. B. J. Pipeline Project B-58 B. Aliganj Lucknow-226020 U.P.

And every person making such an objection shall also state specifically whether he wishes to be heard in person or by legal practitioner.

SCHEDULE

H.B.J. Gas Pipeline Project

Distrites	Tahsil	Parga	na Village	Plot	No. Area in acr	Ro- marks os
1	2	3	4	5	6	7
Etawha	Auriya	Auryia	Muriyaí	525	0.09	
		-	-	531	0.09	
				568	0.64	
				857	0.56	
				863	0.07	
				526	9.07	
				569	0.01	
				864	0.16	
				865	0.05	
				867	0.28	
				868	0.55	
				869	0.12	
				871	0.14	
				872	0.12	
				873	0.14	
				877	0.19	
. —			[1	Vo. O-	14016/392/	84-GP)

का०मा० 3313—मतः केन्द्रीय सरकार को यह प्रतीत होता है कि लोकहित में यह घाषम्यक है कि उत्तर प्रदेश में हजीरा-बरेली-जगदीशपुर तक पेट्रोलियम के परिवहन के लिए पाइपलाइन भारतीय गस प्राधिकारण लि० हारा बिछाई जामी चाहिए।

भौर यतः यह प्रतीत होता है कि ऐसी लाइनों को विछाने के प्रयोजन के लिए एतदुपाबद्ध भनुसूची में वर्णित भूमि में उपयोग का अधिकार मजिस करना भावण्यक है।

मतः मब पेट्रोलियम भीर खिनिअ पाइपलाईन (मूमि में उनयोग के भिक्षकार का मजेन) (मिमिनियम 1962), (1962 का 50) की मारा 3 की उपधारा (1) द्वारा प्रदत्त शिक्तयों का प्रयोग करने हुए केन्द्रीय सरकार ने उसमें उपयोग के मिमिनिय प्रतिदृद्धारी करने का प्रयना प्राणय एतन्द्वारी मौथित किया है।

बगर्ते की उक्त भूमि में हितबद्ध कोई व्यक्ति उस भूमि के नीवेपाईय-लाइन बिछाने के लिए भाक्षेप सक्तम प्राधिकारो, मारतीय गैम प्राधिकरण लि॰ बी-58/बी, भलीगेज, लखनऊ-226020, यू०पी॰ को इस प्रधिसूचना की सारीख से 21 विन के भीतर कर सकेगा ।

भौर ऐसा भाक्षेप करने वाला हर व्यक्ति विनिर्विष्टतः यह भी कपन करेगा कि क्या वह चाहता है कि उसकी सुनवाई व्यक्तिगत रूप से हो या किसी विधि व्यावसाया की मार्फत ।

जनपद	तह्सी,स	। परगना	 ग्राम	गाटा सं०	क्षेत्रफन	विवरण
1	2	3	4	5	6	7
इदावा	भौरैया	भौरैश्या	मधूपुर	274	0,27	
			r: c			^ ^ -

[सं० O-14016/78/84—जी०पी०]

S.O. 3313.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of Petroleum from Hajira-Bareily to Jagdishpur in Uttar Pradesh State Pipeline should be laid by the Gas Authority of India Ltd.;

And whereas it appears that for the purpose of laying such pipeline, it is necessary to acquire the right of user in the land described in the schedule annexed hereto;

Now, therefore, in exercise of the powers conferred by sub-section (1) of the Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in the Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein:

Provided that any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipeline under the land to the Competent Authority, Gas Authority of India Ltd. H. B. J. Pipeline Project B-58|B, Aliganj, Lucknow-226020 U.P.;

And every person making such an objection shall also state specifically whether he wishes to be heard in person or by legal practitioner.

SCHEDULE

H.B.J. Gas Pipe Line Project

District	Tahsil	Pargar	a Village	Plot No.	Atea	Rem-
					in	ark
					acers	
1	2	3	4	5	6	7
Etawaha	Aurya	Aurya	Madhu-	274 (0.27	
			pur			

[Nc. O-14016/78/84-GP]

कां प्र 3314.—यतः केन्द्रीय सरकार को यह प्रतीत होता है कि कि लोकहित में यह प्रावश्यक है कि उत्तर प्रवेश में हजीरा-बरेली-जनदीवपुर सक पेट्रोलियम के परिवहत के लिए पाइपलाइन मास्तीय गैस प्राधिकरण लिं द्वारा बिछाई जानी चाहिए ;

ग्रीर यतः प्रतीत होता है कि ऐसी लाईनों की विछाने का प्रयोजन के लिए एनद्पायद्व प्रनुसूची में यणित भूमि में उपयोग का प्रधिकार प्रजित करना भावस्यक है;

चनः प्रव पेट्रोलियम भीर श्वनित्र पाइपलाइन (भूमि में उपयोग के प्रधिकार का ग्राजन अधिनियम 1962, (1962 का 50) की धारा 3 की उपधारा (1) ग्वारा प्रदम शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार ने उसमें उपयोग का अधिकार प्रजित करने का प्रपना ग्राशय एनद्वारा घोषिन किया है:

बार्ग्त कि उपल भूमि में हितबढ़ कोई व्यक्ति उस भूमि के नीचे पाइप-लाइन विछाने के लिए सक्षम प्राधिकारी, भारतीय गैस प्राधिकरण लि० बा-58/बी, श्रमी/गंज लखनऊ-226020 यू०पी० की इस प्रधिस्वना की सारीख से 21 दिन के मीतर कर सकेगा;

भौर ऐसा भाक्षेप करने वाला हर व्यक्ति विनिर्विष्टतः यह भी कथन करेगा कि क्या वह चाहता है कि उसकी मुनवाई व्यक्तिगत रूप से हो या किसी विधि व्यावसायी की मार्कत ।

प्रनृषु एक बाद धनुसूची एच.बी.जे.मैस पाईप लाईन प्रोजेक्ट

जनपद	तहसील	परगना	ग्राम ग	ाटा सं०	क्षेत्रफत	विव रण
इटावा	भौरेया	भौरैस्या	द्वारकापुर	92	0.42	
				89	0,07	
				1.5	0.14	
				94	0.12	
				93	0.02	
				13	0.10	

[# o O-14016/86/84-र्जार्पा]

S.O. 3314.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of Petroleum from Hajira-Bareily to Jagdishpur in Uttar Pradesh State Pipeline should be laid by the Gas Authority of India Ltd.;

And whereas it appears that for the purpose of laying such pipeline, it is necessary to acquire the right of user in the land described in the schedule annexed hereto;

Now, therefore, in exercise of the powers conferred by sub-section (1) of the Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in the Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein:

Provided that any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipeline under the land to the Competent Authority, Gas Authority of India Ltd. H. B. J. Pipeline Project B-58|B. Aliganj Lucknow-226020 U.P.;

And every person making such an objection shall also state specifically whether he wishes to be heard in person or by legal practitioner.

SCHEDULE
H.B.J. Gas Pipo Line Project

District	Tahsil	Pargana	Village	Plct	No, Area in acres	Rcm- arks
1	2	3	4	5	6	7
Etawaha	Aurya	Aurya D	warkapur	92	0.42	
· · ·	•	-	-	89	0.07	
				15	0.19	
				94	0.15	
				93	0.02	
				13	0.10	

[No. O-14016/86/84-GP]

का. मा. 3315:—पतः केन्त्रीय सरकार को यह प्रतित होता है कि लोकहित में यह मार्यप्रथा है कि उत्तर प्रदेश में हणीरा-बरेली-जगदीशपुर तक पेट्रोलियम के परिवहन के लिए पाइपलाइन भारतीय गैंग प्राधिकरण लि. क्षारा बिछाई जानी चाहिए;

भीर यतः प्रतीत होता है कि ऐसी लाइनों को बिछाने के प्रयोजन के लिए एतदुपाबद्ध भनुसूची में विणत भूमि में उपयोग का अधिकार मर्जित करना भावस्थक है; हैं ैं प्रिश्ना

विधरण

मतः भव पेट्रोलि	यम भौर खनिज पाइपलाइन	(भूमि में उपयोग के
भधिकार का प्रज ी	न) मधिनियम, 1962 (1	962 का 50) की
धारा ३ की उपधारा ((1) द्वारा प्रदत्तमक्तियों को प्र	स्योग करते हुए केन्द्रीय
सरकार ने उस में उ	प्रयोग का मधिकार भर्जित व	हरने का अपना भा गय
एतद्द्वारा घोषित वि	भेया है;	

बशत कि उपत भूमि में हितबद्ध कोई व्यक्ति उस भूमि के नीचे पाइप लाइन बिछाने के लिए भाक्षेप सक्षम प्राधिकारी, भारतीय गैस अधिकरण लि., विकागवीप लखनऊ-226020 यू. पी. को इस प्रक्रियुचना की तारीख से 21 दिन के भीतर कर सकेगा।

भीर ऐसा आक्षेप करने वाला हर व्यक्ति विनिविष्टतः यह भी कथन करंगा कि क्या वह चाहता है कि उसकी सुनवाई व्यक्तिगत रूप से हो या किसी विधि व्यवसायी की मार्फत ।

ध्रनुपूरक बाब

गैस पाइप लाइन बिछाने के सम्बन्ध में भूमि का विवर	ीस	पाश्च	नाइन	बिछाने	के	सम्बन्ध	में	भुमि	का	विवर	υŢ
--	----	-------	------	--------	----	---------	-----	------	----	------	----

तहसील परगना

				x	
1	2	3	4	5	В
हरवोई	घिलग्राम	फटियारी हर	पूरा	364	. 0240
				365	.0225
				370	.0785
				369	.0015
				371	.0670
				447	.0025
				372	.0900
				373	.0420
				376	. 2010
				386	.0270
				385	.0930
				384	.1050
				383	.0352
				393	0010
				394	.0358
				401	. 1200
				402	.1050
				400	.0270
				403	.1020
				404	. 1020
				437	0005
				434	.0720
				432	0225
				433	.0380
				431	. 0840
				426	.0015
				489	. 1550
				488	0005
				487	0280
				490	. 0400
				491	.0660
				494	.0630
				495	. 0570
				496	. 600
				497	. 0540
		· ·			

1	2	3	4	5	6	7
सरवीर्ष	विलग्राम	कटियारी	डकपुरा	498	,0960	
				537	0960	
,				539	0640	
				538	1100	
				541	1550	
				546	0336	
				547	. 1860	
				548	.0300	
				549	,0035	
				601	0560	
				602	1200	
				603	0796	
				604	0180	
				656	0660	
				657	0468	
				662	2130	
				663	1650	
				664	1770	
				684	0005	
				685	0476	
				686	1020	
				687	0230	
				688	1260	
				550	.0005	
				665	.0010	
			[सं	. O-1401	6/345/85-जी	पी]

S.O. 3315.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of Petroleum from Hajira-Bareily to Jagdishpur in Uttur Pradesh State Pipeline should be laid by the Gas Authority of India Ltd.;

And whereas it appears that for the purpose of laying such pipeline, it is necessary to acquire the right of user in the land described in the schedule annexed hereto;

Now, therefore, in exercise of the powers conferred by sub-section (1) of the Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in the Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein:

Provided that any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipeline under the land to the Connetent Authority, Gas Authority of India Ltd. H. B. J. Pipeline Project Vikash Deep Lucknow-226020 U.P.;

And every person making such an objection shall also state specifically whether he wishes to be heard in person or by legal practitioner.

SCHEDULE

H.B.J Gas Pipeline Project

District	Tehsil P	argana	Village	Plot No	. Area in Sector	arks
1	2	3	4	5	6	7
Hardoi	Bilgram	Katiyari	Dhak pura		.0240 .0225 .0785	

	The second second	America I	بعدون فرال بالإرادا الكائم	· · · · · · · · · · · · · · · · · · ·	and the state of the state of	
1	2	3	4 .	5	6	7
Hardoi B	ilgram K	atiyari	Dhakpura	369	0.015	
			-	37l	.0670	
				447	.0025	
				372	.0900	
				373	.0420	
				376	.2010	
				386	.0270	
				385	.0930	
				384	.1050	
				383	.0352	
				393	.0010	
				394	.0358	
				401	.1200	
				402	.1050	
				400	. 0270	
				403	.1020	
				404	.1020	
				437	.0005	
				434	.0720	
				432	.0225	′
				433	0380	
				431	.0840	
				426	.0015	
				489 488	.1550	
				487	.0005 .0280	
				490	.0400	
				491	.0660	
				494	.0630	
				495	.0570	
				496	0.600	
				497	.0540	
				498	.0960	
				537	0.960	
				539	0.640	
				538	. 1100	
				541	.1550	
				546	.0336	
				547	1860	
				548	.0300	
				549	.0035	
				601	0560	
				602	.1200	
				603	.0796	
				€04	.0180	
				656	.0660	
				657	.0468	
				662	.3120	
				663	.1650	
				664	.1770	
				684	.0005	
				685	.0476	
				686	.1020	
				687	.0230	
				688	.1260	
				550 665	.0005	
				003	.0010	

[No. O-14016/345/85-GP]

का, आ, सं. 3316:—यतः केन्द्रीय सरकार को यह प्रतीत होता है कि लोकहित में यह भावश्यक है कि उत्तर प्रदेश में हजीरा-बरेली-जगदीश-पुर तक पेट्रोलियम के परिवहन के लिए पाइपलाइन भारतीय गैस प्राधिकरण लि. द्वारा विकार जानी चाहिए;

शौर यदाः प्रतीत होता है कि ऐसी लाइनों को विछाने के प्रयोजन के लिए एतद्रपायद्व अनुसूची में धणित भूमि में उपयोग का प्रधिकार प्रजित करना मायक्यक है;

धतः ग्रब पेट्रोलियम भौर खिनज पाइपलाइन (भूमि में उपयोग के अधिकार का मर्जन) ग्रिवित्यम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रदक्त गक्तियों को प्रयोग करते हुए केन्द्रीय सरकार ने उसमें उपयोग का भविकार प्रजित करने का ग्रपना भाण्य एतद्द्वारा घोषित किया है ;

बगर्से कि उक्त भूमि में हितबब कोई व्यक्ति उस भूमि के नीजे पाइप लाइन बिछाने के लिए ग्राक्षेप सक्षम प्राधिकारी, भारतीय गैंस प्राधिकरण लि., विकागतीप, लखनऊ-226020 यू. पी. की इस ग्राधि-सूचना की तारीख से 21 विन के भीतर कर सकेगा;

धीर ऐसा प्राक्षेप करने वाला हर व्यक्ति विनिर्विष्टतः यह भी कथन करेगा कि क्या वह चाहता है कि उसकी सुनवाई व्यक्तिगत रूप से हो या किसी विधि व्यवसायी की मार्फत ।

शनुपूरक बाद श्रनुशूची एच. बी. जे. गैस पाइप लाइन प्रीजिस्ट

अन्यव	नहसील परा	पना	ग्राम ्ैगाटा क्षेत्रक सं.		क्षेत्रफल	त्त्व विवर ण	
1	2	3	ļ	5	ß	7	
 इटावा _ु	स्रोरेयम	भीरस्या	ज मृ हा	150	0.70		
-			_	155	0,35		
				157	1.10		
				158	0.10		
				159	0.27		
				160	0.08		

[स. था-14016/430/84-जा. पा.]

S.O. 3316.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of Petroleum from Hajira-Bareily to Jagdishpur in Uttar Pradesh State Pipeline should be laid by the Gas Authority of India Ltd.;

And whereas it appears that for the purpose of laying such pipeline, it is necessary to acquire the right of user in the land described in the schedule annexed hereto;

Now, therefore, in exercise of the powers conferred by sub-section (1) of the Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in the Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein:

Provided that any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipeline under the land to the Competent Authority, Gas Authority of India Ltd. H. B. J. Pipeline Project Vikash Deep Lucknow-226020 U.P.;

And every person making such an objection shall also state specifically whether he wishes to be heard in person or by legal practitioner.

Supplementary Case Schedule H.B.J. Gas Pipe Line Project							
District	Tahsil	Pargana	Village	Plot No	Area in acres	Rem- arks	
1	2	3	4	5	6	7	
Etawaha	Auriya	Arulya	Jumha	150 155 157	0.70 0.35 1.10		
				158 159 160	0.10 0.27 0.08		

[No. O-14016/430/84-GP]

का. आ. 3317:—यतः केन्द्रीय सरकार को यह प्रतीत होता है कि लोकहित में यह भावश्यक है कि गुजरात राज्य में पाधोरीया से भाई पीसीएस तक पेट्रोलियम के परिवहन के लिये पाइपलाइन गैस अथारिटी भाक इण्डिया लि. द्वारा बिछाई आनी चाहिए;

भीर यतः यह प्रतीत होता है कि ऐसी लाईनों को बिछाने के प्रयोजन के लिखे एसब्पायक मनुसूची में बर्णित भूमि में उपयोग का प्रधिकार फर्जित करमा ग्रावश्यक है ;

प्रतः प्रव पेट्रोलियम भीर खिनज पाईपलाइन (भूमि में उपयोग के भिक्षकार का मर्जन) प्रधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रवत्त मित्रयों का प्रयोग करते हुए केन्द्रीय सरकार ने उसमें उपयोग का मिश्रकार मर्जित करने का मपना माग्रय एतवृद्वारा चोवित किया है;

बन्नतं कि उपनत भूमि में हितबब कोई व्यक्ति, उस भूमि के नीचे पाइप साइम विछाने के लिए आक्षेप सक्तम प्राधिकारी, गैस अपारिटी आफ इंडिया लि. दर्पण बिल्डिंग, आर. सी. दत्त रोड, अडोदरा को इस अधिमुचना की तारीख 21 दिनों के भीतर कर सकेगा।

और ऐसा आक्षेप करने वाला हर व्यक्ति विनिविष्टता यह मी कथन करेगा कि क्या यह आहता है कि उसकी सुमवाई अ्यक्तिगत हो या किसी विधि व्यवसायी की भार्कत ।

धनुसूची पाघोडिया से भाइ पी सी एल पाइप लाइ न

राज्यः गुजरात		तहसील : बड़ौदा	तालुका	: मड़ी	বা	
गाँव	सर्वे नं .		हेक्टर ग्रार		सेस्टियर	
1	2	3	4	5	6	
 इरचिया		547	0	12	96	
		548	0	08	10	
		546	0	06	4 8	
		549	0	09	90	
		कार्टेंट्रेक	0	02	16	
		535	0	05	40	
		534	0	16	20	
		533	0	0.4	50	
			U	02	70	
		520/2	0	16	56	
		522	0	16	20	
		524/1	0	02	70	

 	<u>.</u>		
528	0	0.8	10
525	0	16	20
खरावी	0	01	80
रेल बे	0	0.9	00

[सं. **O**-14016/558/86-जीवा]

S.O. 3317.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transport of petroleum form Wagrodia to IPCL in Gujarat State pipeline should be laid by the Gas Authority of India Ltd.;

And whereas it appears that for the purpose of laying such pipeline, it is necessary to acquire the right of user in the land described in the schedule annexed hereto;

Now, therefore, in exercise of the powers conferred by sub-section (1) of the Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in the Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein:

Provided that any person interested in the said land may, within 21 days from the date of this notification, object to the laying of the pipeline under the land to the Competent Authority, Gas Authority of India Ltd. Darpan Building R. C. Dutt Road, Vadodara-5;

And every person making such an objection shall also state specifically whether he wishes to be heatá in person or by legal practitioner.

SCHEDULE

Pipuline from Waghodia to IPCI.

Stato: Gujarat District: Vadodara Taluka: Vadodara

Village	Survey No	Hec- tare	Arc	Con- tiare
Karachiya	547	0	12	96
_	548	0	08	10
	546	0	06	48
	549	0	09	90
	Cart track	0	02	16
	535	0	05	40
	534	0	16	20
	533	0	04	50
	Cart track	0	02	70
	520/2	0	16	56
	522	0	16	20
	524/1	0	02	70
	526	0	08	10
	525	0	16	20
	Kharabo	0	01	80
	Railway	0	09	00

[No. O-14016/558/86-GP]

का. भा. 3318 :---पतः केन्द्रीय सरकार को यहप्रतीत होता है कि लोकहित में यह भावश्यक है कि उत्तर प्रदेश में हर्जारा-बरेली-जगवींशपुर सक पेट्रोलियम के परिवहन के लिए पाइपलाइन भारतीय गैम प्राधिकरण लि. द्वारा बिछाई जाना चाहिए ;

और यतः प्रतीत होता है कि ऐसी लाइनों को बिछाने के प्रयोजन के लिए एतव्याबद्ध अनुसूची में वर्णिक भूमि में उपयोग का अधिकार अजित करना श्रावश्यक है; भतः भव पेट्रोलियम और खितिज पादालाहर (भूति में उरगोा के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) के धारा 3 के उपधारा (1) द्वारा प्रदक्ष मित्तवीं को प्रयोग करते हुए केन्द्रीर सरकार में उस में उपयोग का अधिकार अर्जित करने का भारत भारत एतद्वारा घोषित किया है।

बगरों कि उकत भूमि में हितबद्ध कोई व्यक्ति उत भूमि के नावे पाइप लाइन बिछाने के लिए धाक्षेप समन प्राधिकार, भारतात गैत प्राधिकरण लि. विकासदंप, लखनऊ-226020 यू. पा. को इन स्राधिकरण कि. विकासदंप, लखनऊ-226020 यू. पा. को इन स्राधिक स्

ग्रीर ऐसा ग्राक्षेप करने वाला हर व्यक्ति विनिर्देश्टतः यह भी कया करेगा कि क्या वह चाहता है कि उसका सुनवाई व्यक्तित का से ही या किसा विधि व्यवसायी की मार्फत ।

धनुपूरक बाद गैस पाइप शाइन बिछाने के सम्बन्ध में भूमि का शारण

				•		
जिला	तहसं ल	परगना	प्राम	गाटा सं .	न्य क्षेत्रकत	वित्र रग वित्र रग
1	2	3	4	5	6	7
फरवाबाद,	फरवादाद,	परम-	कड़्हार	215	0.02	
	मगर		216	0.32		
				217	0.05	
				218	0.48	
				245	0.14	
				244	0.05	
				232	0.74	
				228	0 57	
				227	0.26	
				224	0.04	
				226	0.09	
				225	0.35	
				231	0.53	
				****	~~~~~~	~ ~~~

[सं. O-14016/559/86-मी. पा.]

S.O. 3318.—Whereas it appears to the Central Government that it is necessary in the public interest that retransport of Petroleum from Hajira-Bareily to Jagdishpur in Uttar Pradesh State Pipeline should be laid by the Gas Authority of India Ltd.

And whereas it appears that for the purpose of laying such pipeline, it is necessary to acquire the right of user in the land described in the schedule annexed hereto;

Now, therefore, in exercise of the powers conferred by sub-section (1) of the Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in the Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein;

Provided that any person interested in the said land may, within 21 days from the date of this notification, object to the laving of the pipeline under the land to the Competent Authority, Gas Authority of India Ltd. H. B. J. Pipeline Project Vikash Deep Lucknow-226020 U.P.

And every person making such as objection shall also state specifically whether he wishes to be heard in person or by legal practitioner.

779 GI/86---5.

1	2	3	4	5	6	7
Farru-	Fant-	Pai m	Keihei	215	0 C2	
khatad	khated	Negar		216	0.32	
				217	0.05	
				218	0.48	
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				2.8	0 57	
				227	ე. ^6	
				21.4	0 04	
				226	0 09	
				225	0 3 5	
				231	0 53	

[No. O-14016/559/86-GP]

भीर यतः प्रतंत होता है कि ऐसं, लाइनों को विछाने के प्रयोजन के लिए एतब्पावक प्रमुखन, में वर्णित भूमि में उपयोग का प्रधिकार प्रजित करना धावश्यक है।

मतः भव पेट्रोलियम भौर खनिज पाइरनाइन (मूर्नि में उन्नोत्त के भिकार का भर्जन) मिलियम, 1962 (1962 का 50) का बारा 3 की उपधारा (1) द्वारा प्रवेच मिलियों का प्रतीन करने हुन के दान सरकार ने उस में उपयोग का मिलिया भिजत करने का भर्गना भागव एसद्दारा चोषित किया है।

बशर्ते कि उक्त भूमि में हितबद्ध कोई व्यक्ति उस भूमि के नंचे पाइप लाइम बिछाने के लिए घाछीप सक्षम प्राधिकार, भारताय गैस प्राधिकरण लि. वं.-58/वं., धलेंगंज, लखनक-226020 यू. पं. को इस प्रधिभूषका की सार ख से 21 दिन के भीतर कर सकेगा।

भीर ऐसा भाक्षेप करने वाला हर व्यक्ति विनिर्देश्टतः यह भें कथन करेगा कि वया वह चाहता है कि उसके सुनशाई व्यक्तित कर से हो या विसं टिशि स्टरशर्य क मार्यत।

द्मनुषूरक वाद **प्र**नृशूची

एच, बं. जे. पैस पादा लाहा प्रोजेस्ट

ज रूपेद	सहस्रे स	परग्ना	गाम ग्राम	गाटा सं,	भेत्रफल स्रोतकाल	विवरण
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र टावा	गौरै य्या, र	गैरेप्या, जै	र्तपुर,,	331	0.90	*******
			 [सं.	O-140	16/560/86	-आं. पं.]

S.O. 3319.—Whereas it appears to the Central Government that it is necessary in the public in crest that for the transport of Petroleum from Hajira-Barelly to Jagdishpur in Uttar Pradesh State Pipeline should be laid by the Cas Authority of India Ltd.

And whereas it appears that for the purpose of laying such pipeline, it is necessary to acquire the right of user in the land described in the schedule annexed hereto;

Name of the state		[# 12.4 2. 3]	1-3EC. 5 ()
Now, therefore, in exercise of the powers conferred by situation (1) of the Section 3 of the Petroleum and Minerals Finances (Acquisition of Right of User in the	1 2 3 4	5	6
Land.) Act, 1962 (30 of 1962), the Central Government bereby declares its intention to acquire the right of user		16	0120
therein;		17	. 1320
		1.8	.0135
Provided that any person interested in the said land may, within 21 days from the date of this notification, object to		20	.0160
the laying of the pipeline under the land to the Competent		23	.0032
Authority, Gas Authority of India Ltd. H. B. J. Pipeline Project B-58 B. Aligani Lucknow-226020 U.P.		29	.0300
		23	. 1020
And every person making such an objection shall also		24	.0288
or by legal practitioner.		25	. 1110
Supplementary Case (Schedule)		26	. 1620
H.B.J. Gas Pipe Line Project		353	.0072
A STATE OF THE PARTY OF THE PAR		27 350	.0540
District Tahsil Pargana Village Plot No. Area Rem- in ark		325	0200
in ark		280	.0150
		281	. 1530
1 2 3 4 5 6 7		282	. 0360
Web with Amino Amino Fortun 221 A 00		274	. 0032
Etawaih Auriya Auriya Jatlun 331 0.90		273	0392
[No. O-14016/560/86-GP]		283	1140
क्या कर करते । जा केरीस सम्बद्धा को सब स्थित के		284	. 1260
का. आ: 3320 :यतः केन्द्रीय सरकार को यह प्रतीत होता हैं कि लोकहित में यह आवश्यक है कि उत्तर प्रदेश में हजीरा-वरेली-जगदीश-		285	.1140
पुर तक पेट्रोलियम के परिवहन के लिए पाइपमाइन भारतीय गैंस प्राधि-		286	. 1260
करक लि. द्वारा विकार जानी चाहिए ।		288	. 1080
		261	. 2040
्र और यतः प्रतीत होता है कि ऐसी लाइनों को विखाने के प्रयोजन के		258	.0720
निर एतद्याबद अनुसूची में वर्णित भूमि में उपयोग का अधिकार ग्राजित		257	. 1380
करना ,ग्रावश्यक है ।		256	. 2220
श्रतः अब पेट्रोलियम और वानिज पाइप लाइन (जूमि में उपयोग के		249	0005
क्रिकार का प्रजेंत) प्रधितियम, 1962 (1962 का 50) की कारा		255	. 0005
3 की उपधारा (1) द्वारा प्रदत्त शक्तियों को प्रयोग करते हुए केन्द्रीय		250	. 1680
सरकार ने उसमें उपयोग का ग्रिधिकार श्राजित करने का श्रपना आशय		252	. 0010
एतद्द्वारा घोषित किया है ।		253	. 1080
बणर्ते कि उक्त भूमि में हितबद्ध कोई व्यक्ति उस भूमि के नीचे		-	0 0500
बाइय लाइन बिछाने के लिए अक्षेप्त सक्षम प्राधिकारी भारतीम गैस		* * * * * * *	2.8583
शाधिकरण लि., विकासदीप, लखनऊ-226020 मृ. पी. को इस श्रिष्ठ-	हरवोई विलग्नाम कृष्टियारी बारामक	254	.0150
क्ष्यना की तारीख से 21 दिन के भीतर कर संकेगा।	सीलचा	539	0128
	e a company	663	1770
और ऐसा ग्राक्षेप करने वाला हर व्यक्ति विनिर्दिष्टतः यह भी कवन		662	0008
करेगा कि क्या वह बाहता है कि उसकी सुनवाई व्यक्तिगत रूप से हो या		664	1380
किसी विधि व्यवसायी की मार्फत ।		665	0374
भ्रनुपुरक नाद		655	1770
		654	1860
ष।इप लाइन बिर्फ्डाने के सम्बन्ध में भृमि का विवरण ग्राम बारामऊ		653	0782
्र _{ा अ}		652	1620
जिला तहसील परगना ग्राम गाटा क्षेत्रकल विवरण		696	3000
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अर्जी मंत्रालय

(कोथला विभाग)

नई दिल्ली, 8 सितम्बर, 1986

का.भा.: \$2:1— केश्वीय सरकार को यह प्रतीत होता है कि इससे उपावद धनुसूची में उस्लिखित भूमि से कोयला घभिप्राप्त किए जाने की संभावना है;

घत:, केन्द्रीय सरकार कोयला धारक क्षेत्र (घर्जन ग्रीर विकास) धिवियम, 1957 (1957 का 20) की धारा 4 की उपधारा (1) द्वारा प्रवत्त सक्तियों का प्रयोग करते हुए, उस सेंद्र में कोयसे का पूर्व-क्षण करने के ग्रंपने घासय की सूचना देती हैं,

इस प्रधिसूचना के प्रधीर्ण प्राने वाले सेख के रेखांक सं. राजस्व |68|82 तारीख 5 पनतूबर, 1982 का निरीक्षण सेन्ट्रल कोलफील्ड्स लिमिटेड राजस्व प्रनुभाग, दरभंगा, हाउस, राची-834001 (बिहार) के कार्ययाल में या उपायुक्त, हजारीबाग, (बिहार) के कार्यलय में ध्रथवा कोयला नियंत्रक, 1-काउन्सिल हाउस रट्टीट, वरुक्ता-700001 के. कार्यालय में किया जा सकता हैं।

इस मिसियुजना के मधीन भाने वाली भूमि में हितवद कोई ध्यनित जनत अधिनियम की घारा 13 की उपधारा (7) में निर्विष्ट सभी मक्शों, बाटों भीर मन्य यस्तावेजों को, इस अधिसूचना के राजपत में प्रकाशन की तारीख से नब्बे दिन के भीतर, राजस्य मिस्कारी, सेस्ट्रल, कोलफील्ड्स िरिटे के दरभग इंग्डस, रांची-834001 (बिहार) को भेजेगा। सीमा वर्णनः

क-खं रेखा बाली, विरलींगा भीर कोइलारा प्रामों से होकर जाती है भीर फिर कोईलारा ग्राम में वे मोनद या बामोदर नदी से होकर जाती है और बिन्दु "ब" पर मिलती है।

या 2994.63 हैक्टर (शंगभग)

- च--ग रेखा दे भ्रोतद या वामोदर नदी की भागतः मध्य रेखा के साथ साथ जाती है (जो हजारीबाग भीर रांची की भागतः जिसा सीमा है) जो बिस्तु "ग" पर मिलती है।
- ग—घ रेखा दे घोनद या दामोदर नदी की भागतः मध्य रेखा के साथ साथ जाती है (जो हजारीजाग घोर राषो की मागतः जिसा, सीमा बनाती है) घीर बिन्दु "घ" पर मिलती है।
- य-- इंटेखा दे घोनद या बामोदर नदी की धागतः मध्य रेखा के साथ साथ जाती है (जो हजारीबाग घौर रांची की भागतः जिला सीमा बनाती है) घीर बिन्दु "इन" पर मलती है।
- ङ⊸न रेखा दे मोनद या दामोदर नदी की भागतः मध्य रेखा के साथ साथ जाती है (जो हजारीबाग मौर रांची की भागतः जिला सीमा बनाती है) मौर विख्यु "च" पर मिलसी है।
- च--छ रेखा ग्राम बेस्ती में दे भोनद या दामोदर नदी से होकर बर्न्त, भौर कुटकी ग्रामों से होकर जाती है (जो एक्त ग्राधिनियम की धारा १ की उपधारा (1) के प्रधीन ग्राजित पिपरवार ब्लाक की मागत/सम्मिलित सीमा बनाती है) ग्रीर बिन्दु 'छ' पर मिलती है।
- छ—ज रेखा प्राम बेल्ती से होकर जाती है (जो उक्त प्राधिनयम की धारा 8 की उपधारा (1) के प्रधीन सजित पिपरबार क्लाक की भागत: सम्मिनित सीमा बनाती है) धौर बिक्तु "क" पर व्यक्ती है।

- ज-स रेखा प्राप्त बेल्ती से होकर जार्त है बीर फिर कुटुकी खुई उर्फ बेना भीर बेल्ती, बिजेन कीर बेल्ती प्राप्तों की भागतः सम्मिलित सीमा के साथ साथ जाती है भीर फिर बिजेन भीर सिवालु ग्रामों से होकर जाती है भीर बिन्तु "स" पर मिलती है।
- क्त-क रेखा सिवासु और यथांगी प्रामों से हीकर जाती है भीर फिर सराय भीर कलंधर, विजरलींगा भीर कलन्धर ग्रामों की सम्मि-लित सीमा के साथ-साथ जाती है और फिर ग्राम बाली से होकर जाती है भीर मार्रीमक बिन्दु "क" पर मिलती है।

[सं. 19/97/82-सी. एम. / सी. ए.]

MINISTRY OF ENERGY

(Department of Coal)

New Delhi, the 8th September, 1986

S.O.3321:—Whereas it appears to the Central Government that coal is likely to be obtained from the land mentioned in the schedule hereto annexed;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 4 of the Coal Bearing Arans (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government hereby gives notice of its intention to prospect for coal therein.

The plan No. Rev/68/82 dated the 5th October 1982, the area covered by this notification can be inspected in the office of the Central Coalfields Limited, Revenue Section, Darbhanga House, Ranchi-934001 (Bihar) or in the office of the Daputy Commissionec, Hazaribag's (Bihar) or in the office of the Coal Controller 1, Council House Street, Calcutta-700001.

All persons interested in the land covered by this notification shall deliver all maps, charts and other documents referred to in sub-section (7) of section 13 of the said Act to the Revenus Officer, Central Confields Limited, Darbhanga House, Ranchi-334001 (Binar) within minety days from the date of the publication of this notification.

SCHEDULE ASHOK BLOCK NORTH KARANPUR COALFIELD

(land to be notified for prospecting)

Si. No.	Village	Thana	Thans number	District	Area	Romarks
1.	Ball	Tandwa	69/226	Hazaribagh	119.36	Part
2.	Bijain	-do-	83/240	-do-	370.00	1,
3.		-do-	84/241	-do-	155.00	,,
4.	Thethangi	-do-	86/243	-do-	250.00	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
5.	Saraiya	-do-	87/244	-do-	502.09	Full
6.	Chirlaunga	-do-	88/245	-do-	217.00	Part
7.	Koilara	-do-	89/246	-do-	810.00	"
8.	Dembua	-do-	90/247	-do-	397.55	Full
9.	Jhulunda	-do-	91/248	-do-	390.82	> /
10.	Lukuis	-do-	92/249	-do-	550.23	ı,
11.	Torhad	-do-	93/250	-do-	458.47	19
	Henida	-do-	94/251	-do-	933.83	D
	Kutki	-do-	95/252	-do-	1227.26	Part
	Kutki Khurd alias Thona	-do-	96/253	-do-	448.00	Fall
_	Benti	-do-	97/254	-do- '	515.39	Part

Total erea . 7400.00 acres (approximately or 2994.63 hectares (approximately)

BOUNDARY DESCRIPTION:

- A-B line passes through villages Ball, Chirlaungs and Koilara then through River Deonod or Damodar in village Koilara and meets at point 'B'.
- B-C line passes along the part Central line of River Deconod or Damodar (which is the part District boundary of Hazaribagh and Ranchi) and moets at point 'C'.
- C-D line passes along the part Central line of River Deonod or Damodar (which forms part District boundary of Hazaribagh and Ranchi) and mests at point 'D'.
- D-E line passes along the part Central line and river Deonod or Damodar (which forms part District boundary of Hazaribagh and Ranchi) and moets at point 'E'.
- E-F line passes along the part Central line of River Deonod or Damodar (which forms part District boundary of Hazaribagh and Ranchi) and meets at point 'F'.

- F-G line passes through River December of Damodar in Village Benti, through villages Benti and Kutki (which forms part common boundary of Piparwar Block acquired under sub-section (1) of section 9 of the said Act) and mosts at point '3'.
- G-H line passes through village Benti (which forms part common, boundary of Piparwar Block acquired under sub-section (1) of section 9 of the said Act) and meets at point 'H'.
- H-I line passes through village Benti, then passes along the part common boundary of villages Kutki khurd alias Thena and Benti, Bijain and Benti, then passes through villages Bijain and Sidalu and moets at point 'I'.
- I-A line passes through villages Sidalu and Thathangi, then passes along common boundary of villages Saraiya and Kland'ır, Cairlaunga and Kland'ır, then through village Bali and meets at starting point 'A'.

[No. 19/97/82-CL/CA]

कीर नेन्द्रीय सरकार का यह जमाधान हो नवा है कि उनत भूमि से 1321.28 एकड़ (लगमग) 534.873 हैक्टर (लगमग) भूमि में कोयसा अभिनाय है ;

भतः, भव केन्द्रीय सरकार, उक्त प्रवित्तियम की धारा ७ की उपधारा (1) द्वारा प्रथत शक्तियों का प्रयोग करते हुए, उसते संलग्न धनुसूची वें विजत 1321.28 एकड़ (लगमग) या 534.972 हैक्टर (लगभग) साम की भूमि धीर उससे खनन प्रक्षिकीरों का अर्थन करने के अपने आश्रम की सूचमा देती है।

टिप्पण: 1. इस घिष्मुचना के अंतर्गत आने वाले क्षेत्र के रेखांक खे. थी. सी. एल./ई. थी./52-86 तारीख 24 फरवरी, 1986 का निरोक्षण उपायुक्त, धनवादें (विहार) या कीमला नियंत्रक, 1, काउँसिल स्ट्रीट, कलकत्ता या निवंत्रक परियोजमां भारत कीक्षण कोल लि. कोयला भवन, बाक्षमर सीयला भगर, जिला बावाद (विहार) के कीक्षमिम में किया का सकता है।

हिष्यण: 2. कोमला धारक 'शैंस (घर्नन ग्रीर विकास) ग्राधिनियस, 1957 (1957 का 20) की धारा 8 के उपविधी की ग्रीर ध्यान प्राहण्ट किया जाता है, जिसमें निम्नतिश्वित उपवेध है :---

"8(1) किसी ऐसी चूमि में, विसंकी बावत धारा 7 के प्रधीन प्रश्निसूचना जारी की गई हैं, हिसक्के मेरिई व्यक्ति प्रधिसूचना जारी की जाने के तीस दिन के भीतर सम्पूर्ण मुमि या उसके किसी भाग या ऐसी मूमि में या उस-पर के किन्हीं प्रश्निकारों के प्रजेन के प्रति प्राक्रिय कर संकेशा।

स्पष्टीकरण—इस धारा के धर्मास्तर्गत यह आक्षेप नहीं माना जाएना कि कोई व्यक्ति किसी क्ष्मी की कोक्सा इस्तादन के सिए स्वयं खनन चंकियाएं करना बाहता है कोर ऐसी संकियाएं केखीय सरकार या किसी सम्य व्यक्ति को नहीं करनी बाहिए।

- (2) जपभारा (1) के समीत संरोक मालेप समाम प्राधिकारी को लिखित स्प में की जाएगी और समम प्राधिकारी धारोजकर्ता को स्वयं चुने को का या विधि स्वयंसी द्वारा सुनवाई का संवसर देगा और ऐसे सभी प्राक्षेत्रों की सुनने के पश्चाद धीर ऐसी धीतिरिक्त बांच, माँव कोई है, करने के पश्चाद वो खेह संबंधक समझता है बहु या लो धारा 7 की जप-भारा (1) के सधील धीम्पूर्णित प्राम के स्वाक्ष पृथ्वि में या सम पर के अधिकारों के संबंध में एक रिपोर्ट या ऐसी भूमि के विभिन्न दुक्कों या ऐसी मूमि में या उस पर के अधिकारों के संबंध में एक रिपोर्ट या ऐसी भूमि के विभिन्न दुक्कों या ऐसी मूमि में या उस पर के अधिकारों के संबंध में प्राक्षेपों पर अपनी सिकारिशों और उसके द्वारा की गई कार्रवाई के अभिनेज कार्रित विभिन्न रिपोर्ट केंग्रिय सरकार की उसके विभिन्न में लिए देगा।
- (3) इस भारा के प्रयोजनों के लिए कह क्यक्ति किसी मूमि में हिसबढ़ समझा जाएगा जो प्रतिकर में हित को याना करने का हकदार होता बंधि भूमि आ ऐसी भूमि में या उस पर अधिकार पर इस मिलिमम के अधीन मेंजित कर लिए जाते।
- ेहिन्नण: 3. केहीय सरकार ने, कोयशा निर्मालक 1, काउंसिल स्ट्रीट, कलकत्ता की उनत प्रक्रिनियम के प्रधीन संकाम प्राप्तिकारी नियुक्त किया है।

अनुसूरी सिगरा असरक "मं सरिया कीयुला सेव

खनम प्रधिकार

क. मौजा सं. (ग्राम),	थाना सं.	द्यामा	विसा	क्षेत्र हैं स्टर में	टिप्प- चिमा
ा. मूनीबीह	85	अस्ति	केनबाद केनबाद	10.240	भाग
2. गरभूडीह	86		1.7	14.750	*1
 नरायश्रहा 	8.7	,,,	11	83.250	पूर्ग
 सकद्वारी 	88	,,,	,,,	114.920	*1
5. कारीसाकर	89	,,	11	45.800	भ्।ग
6- तेतंगा बाद	90	11	17	90.520	पूर्ण
 माझीलाखीह 	91	,,	**	90.230	भाग
a. बरकू भी	92	1.7	, ,	68.640	
9. बालूडीह	93	,,	1.7	0.602	17
0. जुबराजपुर	9.4	,.	11	16.00	,,

कुल 534.97 हैक्टर (खगलग) वा 1321.97 एकड़ (लगभग)

ीजा मूनीडीह में भ्रजित किए जाने वाले प्लाष्ठ सं. जन ग्रियकार:

890 (भाग), 891 (भाग), 692, 803, 894, 695, 895, 897, 898, 899, 900, 901, और 902

मौजा ग्ररमूडीह में झाँचत किए जाने नाले ज्लाट सं. चनम स्रक्षिक.र:

333 (म.ग), 613 (भ.ग), 614 (माग), 626 (माग), 627 (म.ग), 628 (म.ग), 629 (भ.ग), 630 (म.ग), 631 (भाग), 644 (भाग), 837 (भाग), 838 (भाग), 839 (माग), 840, 841 (भाग), 842 (भाग), 843 (भाग), 845 (भाग), 847 (भाग), 848 (भाग), 849, 850 (भाग), 851, 852 (भाग), 852 (भाग), 853 (भाग), 854 से 860, 861 (भाग), 862, 863 (भाग), 864 (भाग), 865 (भाग), 866, 886 (भाग), 889 (भाग), 890, 891 (भाग), 893 (भाग), 894 से 897, 898 (भाग), 899 (भाग), 900 (भाग), 901 से 919. सेंगिंग सरायकांका में संजित किए जाने वाले प्लाट सं

2 से 462, 464 से 779.

न्त्रोश अक्षकारी में भूजिस किए अने वाले प्रवाद से.

1 से 534, 536 से 710 मीत्रा कारीतानर में प्रश्नित किए जाने नाके प्लाट स... जनन प्रथिकार:

र से 181, 182 (भाग), 183 (भाग), 184 (भाग), 185 (भाग) (भाग), 186, 187, 188 (भाग), 189 (भाग), 190, 191, 192 (भाग), 193 (भाग), 194 में 204, 205 (भाग), 206 (भाग), 207 (भाग), 211 (भाग), धौर 212 (भाग), 253 (भाग), 297 (भाग), 298 (भाग), 299, 300 (भाग), जीर 321 (भाग), 325 से 3271

मौता तेलंगाबाद में म्रजित किए जाने गले प्लाट सं. इतत मंधिकार:

1 भी 188, T90 में 252, 254 में 256

मौजा बरकुमी में झॉजसभ किए जाने वाले प्लाट सं.

1 से 362, 363 (भाग), 364 (भाग), 365 (भाग), 366 (भाग), 367 ले 492, 493 (भाग), 494 (भाग), 495 (भाग), 496 (भाग), 505 (भाग), 508 (भाग), 509 (भाग), 510 (भाग), 511 से 338, 337 (भाग), 538 (भाग), 539, 540 (भाग), 541 (भाग), 545 (भाग), 546 (भाग), 547 (भाग), 572, 573 (भाग), 371 (माग), 580 (भाग), 581 स 584, 685 (भाग), 586 से 604, 605 (भाग), 606 से 609, 610 (भाग), 794 (भाग), 795 (भाग), 810 (भाग), 811 से 813, 814 (भाग), 815 (भाग), 815 (भाग) और 816 (भाग), 872, 964 से 968, 970 गीर 971.

भौका माझीलबीह में प्रजित किए जाने वाले प्लाट सं.

ा से 499, 500 (मार्ग), 501 से 506 (भाग), 508, 509, 510 (भाग), 511 (भाग), 518 (भाग), 521 (मार्ग), 522 (मार्ग), 524 (भाग), 525 (भाग), 526 से 539, 540 (भाग), 542 (भाग), 543, 544, 545 (भाग), 546 से 575 (भाग), 577 (भाग), 578 (भाग) घौर 579 से 588, 589 (भाग), 597 (भाग), 598 (भाग), 601 (भाग), 602 (भाग), 603 (भाग), धौर 604 से 606, 607 (भाग), 609 से 614.

भौजा बाल्डीह में अजिस किए जाने वाले प्लाट सं.

अनन अधिकारः

113 (भाग)

नोखा दूबराअपुर में अर्जिल किए जाने आओ प्लाट स. अनन अधिकार:

109 (धार), 120 (धार), 121 (धार), 122 (धार), 123 ते 143, 144, (धार), 145(धार), 146(धार), 154, 155(धार), 156 (धार), 157 (धार), 168 (धार), 147 (धार), 168 (धार), 169 (धार), 170 ते 175, 176 (धार), धीर 177 ते 237 सीमा वर्णन

- क--- च रेखा, गरभूशीह की दक्षिणी सीमा के भाष और मौजा गरभूशीह के प्लाट सं. 333, 613, 614, 624, 631, 628, 629, 630, 644, 637, 837, 838, 841, 842, 843, 853, 852, 850, 847, 846, 865, 867, 863, 864, 961, 835, 889, 893, 898, 899 और 900 तथा सौजा हूबरा-पूर के प्लाट सं. 120, 121, 124, 109, 145, 156, 155, 180, 166, 167 से होकर जानी है और बहु खे परस्विता है।
- ग---ग रेखा, मौजा बरहूभी के प्लाट स. 561, 855, 610, 613, 791 से होकर जाती है भीर बिल्हु 'ग' पर मिलती है।
- ग 1— च रेखा मीजा सरदूबी के क्लाइ सं. 704, (05, 795, 366, 365, 363, 810, 872, 814, 815, 8, से हॉकर जाती है भीर बिद्ध "ब" पर मिलती है।
- च---क रेका, मौंआ कारीतानर के प्लाट सं. 182, 194, 183, 185, 189, 192, 212, 211, 193 207, 206, 205, से होकर जाती है और विद्व "द" पर मिसती है।
- क---- रेखा. मोजा माझीलाडीह के प्लाट स 500, 509, 511, 507, 519, 521, 525, 524, 540, 542, 545, 576, 577, 578, मौजा कारितानर के लाट सं. 253, 297, 298 में होकर जाती है और बिस्ट "न" पर मिलनी है।

- च—छ रेखा, मीजा कारीतानर के प्लाट सं. 300, 321, मीजा माझी क्षाडीह के प्लाट सं. 589, 597, 598, 601, 602, 603 607 से होकर जाती है भीर बिन्दु ''छ' पर मिलती है।
- छ—न रेखा मोजा मातीलाबीह के प्लाट सं. 607 मोजा तेर्ययानाव में प्लाट सं. 117, 118, 115, 252 से द्वीकर वार्ती है और बिन्दू 'जे' पर मिसती हैं।
 - ज--- त रेक्का, जीजा तैतंगाबाद के प्लाट सं. 252 से होकर जाती है ग्रीर बिंदु "शं" पर मिलती है।
- हा— आ रेका, मौक्त तेसंगाकाय के प्लाट सं. 252, 207, 188, 1, मौजा बाडीलाकीह के प्लाट सं. 167, 10, मौजा कारीतानर के प्लाट सं. 2, मौजा लकड़कारी के प्लाट सं. 709, 704, 686, 5.85, 578, 577, 557, 556, से होकर पाती है बॉर बिंदु "आ" पर मिलती है।
- अप---ट रेखा, मौजा सकदक्वारी के प्लाट सं. 555, 552, 551, 536, 534 मौजा सरायबाहा के प्लाट सं. 499, 464 मीर 465 के होकर जाती है भीर बिंदु "ट" पर मिकती है।
- ट---क रेखा, मौजा सरावजाहां के प्लाट सं. 465, 509, 510, 462, 200, 11, 2, से होकर जाती है भीर बिंदु "क" पर मिलती है।

[सं. 43015/25/85-सी. ए.] समय सिंह, श्रवर संवित्र

S.O. 332? :—Whereas by the notification of the Government of India in the Ministry of Energy (Department of Coal), No. S.O. 95 dated the 26th December, 1985 under sub-section (1) of section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), published in the Gazette of India dated the 11th January, 1986, the Central Government gave notice of its intention to prospect for coal in 1321.28 acres (approximately) or 534.972 hectares (approximately) of lands in the locality specified in the schedule appended to that notification;

And, whereas, the Central Government is satisfied that coal is obtainable in 1321.28 acres (approximately) or 534.972 hectares (approximately) out of the said lands;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 7 of the said Act, the Central Government hereby gives notice of its intention to acquire the lands measuring 1321.28 acres (approximately) or 534.972 hectares (approximately) and mining rights therein, as described in the Schedule appended hereto:

Note 1:—The Plan No. BCCL/ED/52-85 dated the 24th February, 1986 of the area covered by this notification may be inspected in the office of the Deputy Commissioner, Dhanbad (Bihar) or in the office of the Coal Controller, 1, Council House Street, Calcutta or in the office of the Director (Project), Bharat Cooking Coal Limited, Koyla Bhavan, Post Office Koyla Nagar, District Dhanbad (Bihar).

Note 2:—Attention is hereby invited to the provisions of section 8 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (2) of 1957) which provides as follows:—

"(81) Any person interested in any land in respect of which no tification under section 7 has been issued may, within thirty days of the issue of the notification object to the acquisition of the whole or any rest of the land or of any rights in or over such land

- Explanation:—It shall not be an objection within the meaning of this section for any person to say that he himself desires to undertake mining operations in the land for the production of coal and that such operations should not be undertaken by the Central Government or by any other person.
- (2) Every objection under sub-section (1) shall be made to the competent authority in writing, and the competent authority shall give the objector an opportunity of being heard either in person or by a legal practioner and shall after hearing all such objections and after making such further inquiry, if any, as he thinks necessary, either make a report in respect of the land which has been notified under
- sub-section (1) of section 7 or of rights in or over such land, or make different reports in respect of different parcels of such land or of rights in or over such land, to the Central Government, containing his recommendations on the objections, together with the record of the proceedings held by him for the decision of that Government.
- (3) For the purposes of this section, a person shall be deemed to be interested in land who would be entitled to claim an interest in compensation if the land or any rights in or over such lind were acquired under this Act."

Note 3:—The Coal Controller, 1, Controll Hours Steet, Calcutta has been appointed by the Control Government as the competent authority unite the Act.

SINGRA BLOCK 'C' JHARIA COALFIELDS

Mining Rights			SCHEDULE			
Sl. No.	Mouza (Village)	Thana No.	Thana	District	Area in Hectares	Renarks
1.	Manidih	85	Jharia	Dhanbad	10.240	Part
2.	Garbhudih	86	-do-	-do-	14.750	-do-
3.	Saraidaha	87	-do-	-do-	83.250	Pull
4.	Lakarkhawari	88	-do-	-do-	114.920	-do-
5.	Karitanr	89	-do-	-do-	45.800	Part
6.	Tetangabad	90	-do-	-do-	90.520	Full
7.	Majhiladih	91	-do-	-do-	90.250	Part
8.	Bardubhi	92	-do-	-do-	68.640	-do-
9.	Baludih	93	-do-	-do-	0.602	-do-
10.	Dubrajpur	94	-do-	-do-	16.00	-do-

Total: 534.97 hectares (approximately) or 1321.28 acres (approximately)

Plots numbers to be acquired in Mouza Mandih. Mining Rights:

890 (Part), 891 (Part), 892, 893, 894, 895, 896, 897, 898, 899 900, 901, and 902.

Plots numbers to be acquired in Mouza Garbhudih. Mining Rights:

333 (Part), 613 (Part), 614 (Part), 626 (Part), 627 (Part), 628 (Part), 629 (Part), 630 (Part), 631 (Part), 644 (Part), 837 (Part), 838 (Part), 839 (Part), 840, 841 (Part), 842 (Part), 843 (Part), 846 (Part), 847 (Part), 848 (Part), 849, 850 (Part), 851, 852 (Part), 853 (Part), 854 to 860, 851 (Part), 862, 863 (Part), 864 (Part), 855 (Part), 856, 835 (Part), 889 (Part), 890, 891 (Part), 893 (Part), 894 to 897, 898 (Part), 899 (Part), 900 (Part), 901 to 919.

Plots numbers to be acquired in Mouza Saraidaha. 2 to 462, 464 to 779.

Plots numbers to be acquired in Mouza Lakarkhawari. 1 to 534, 536 to 710.

Plots numbers to be acquired in Mouza Karitanr. Mining Rights:

2 to 181, 182 (Part), 183 (Part), 184 (Part), 185 (Part), 186, 187, 188 (Part), 189 (Part), 190, 191, 192 (Part), 193 (Part), 194 to 204, 205 (Part), 206 (Part), 207 (Part), 211 (Part) and 212 (Part), 253 (Part), 297 (Part), 298 (Part), 299, 300 (Part), and 321 (Part), 325 to 327.

Plots numbers to be acquired in Mouse Tetangabal.
Mining Rights:

1 to 188, 190 to 252, 251 to 256.

Plots, numbers to be acquired in Mouza Bardubhi.

1 to 362, 353 (Part), 364 (Part), 265 (Part), 266 (Part), 367 to 492, 493 (Part), 484 (Part), 435 (Part), 496 (Part), 505 (Part), 503 (Part), 509 (Part), 510 (Part), 511 to 536, 537 (Part), 533 (Part), 539, 540 (Part), 541 (Part), 545 (Part), 546 (Part), 547 (Part), 572, 573 (Part), 571 (Part), 580 (Part), 581 to 581, 585 (Part), 586 to 604, 605 (Part), 606 to 609, 610 (Part), 794 (Part), 795 (Part), 810 (Part), 811 to 813, 814 (Part), 815 (Part), and 816 (Part), 872, 964, to 96 8, 970 and 971.

Plots numbers to be acquired in Mouza Majhiladih.

1 to 499, 500 (Part), 501 to 505 (Part), 503, 503, 510 (Part), 511 (Part), 519 (Part), 521 (Part), 522 (Part), 524 (Part), 525 (Part), 526 to 539, 540 (Part), 542 (Part), 543, 544, 545 (Part), 545 to 575 (Part), 577 (Part), 578 (Part) and 579 to 588, 589 (Part), 597 (Part), 593 (Part), 601 (Part), 602 (Part), 603 (Part), and 604 to 605, 607 (Part), 601 to 614.

Plots numbers to be acquired in Mouza Baladih.

Mining rights:

113 (Part).

Plots numbers to be acquired in Mo 12a Dubrapur,

[नागःII--चंड 3(ii)] भारत के। राजनेव : सितम्बर 27, 1986/म(रिवंत 5, 1908 Line passes through plots numbers 192, 104, 183, 185, 189, 192, 212, 211, 193, 207, 205, 205 of Mouza Karitanr and meets at point 'E'. Mining rights. 109 (Part), 120 (Part), 121 (Part), 122 (Part), 123 to 143, 144 (Part), 145 (Part), 146 (Part), 154, 155 (Part), 156 (Part), Line passes through plots numbers 500, 503, 511, 507, 519, 521, 525, 524, 540, 542, 545, 575, 577, 678 of Mouza Majhiladih, Plot Nos. 253, 297, 157 (Part), 166 (Part), 147 (Part), 168 (Part), 169 (Part), 170 to 175, 176 (Part) and 177 to 237. 298 of Mouza Karltnr and meets at point, 'F'. **BOUNDARY DESCRIPTION:** Line passes through plots nos. 300, 321 of Mouza, Karitar, plots numbers 589, 597, 598, 601, 602, 603 F-G A-B Line passes along the Southern Boundary of 607 of Mouza Majhiladih and meets at point 'G'. Garbhudih and through plots numbers, 333, 613, Line passes through plots Nos. 607 of Mouza Majhilidih plots nos. 117, 118, 115, 252 of Mouza Tetangabad and moets at Point 'H'. 614, 624, 631, 628, 629, 630, 644, 637, 837, 838, 841, 842, 843, 853, 852, 850, 847, 846,865, 862, 863, 864,961, 885, 889, 893, 898, 899, and 900 of Mouza Line passes through plots No. 252 of Mouza Tetangabad meets at point 'I'. Garbhudih and plots numbers 120, 121, 124, 109, H-I 145, 156, 155, 180, 166, 167 of Mouza Dubrajpur and meets at point 'B'. Line passes through plots No. 252, 207, 188, 1 of Mo 12a Tetangabad. Plots Nos. 167, 10 of Mo 12a Majhiladih Plot No. 2 of Mouza Karitanr, plots Nos. 709, 704, 686, 585, 578, 577, 557, 556, of Mouza Lakarkhawari and meets at point 'J'. I-J B-C Line passes through plots nos. 168, 176, 169 of Mouza Dubrajpur Plot No. 113 of Mouza Baludih plot Nos. 493, 494, 496, 495, 509, 510, 508, 505, 541, 540, 545, 546, 530, 537, 580 of Mouza Bardubhi and J-K Line passes through plots No. 555, 552, 551, 536, meets at point 'C'. 534, of Mouza Lakarkhawari plots No. 499, 464, and 465 of Mouza Saraidaha and meets at point K. Line passes through plots numbers 581, 585, 610, 613, 794 of Mouza Bardhubi and meets at point

Line passes through plots numbers 794, 605, 795, 366, 365 363, 810, 872, 814, 815, 816 of Mouza

Bardubhi and meets at point 'D'.

Line passes through Plots No. 465, 509, 510, 462, 200, 11, 2 of Mouza Saradaha and meets at point

[No. 43015/25/85-CA] SAMAY SINGH, Under Secy.

कारा और नागरिक पृक्षि मंत्रालय

(नागिक पूर्ति विमाग) मारतीय मानक संस्था मई विल्ली, 29 अगस्त, 1986

का. था. 3323.---माररीय मानक संस्था (प्रमाणन विक्लं) वितियन 1955 के वितियम (4) के उपवितियम (1) के प्रतुपार कारतीय मानक संस्था द्वारा भक्षिसूचिल किया आता है कि निम्नलिकित मानक भिह्न, जिसके डिजाइन तथा डिजाइन संबंधी शाब्दिक विवरण और सम्बद्ध भारतीय मानक (कों) के शीर्षक नीचे अनुसूची में दिए स्वीरों में विए गए हैं, निर्धारित कर दिए गए हैं। ये मानक चिह्न भारतीय मानक संस्था (प्रमाणन चिह्न) अधिनियम, 1952 और इसके प्रश्लीन अने नियमों स्वया विनियमों के निमित्त प्रत्येक के प्राप्ते दी गई सारीख से लागू होंगे।

प्र नुसूची						
कम सं.	मानक चिह्न का किजाइन	उत्पाद/उत्पाद की श्रेणी	सम्बद्ध भारतीय मानक की संख्या और गीर्षक	मानक चिह्न के डिआइन का शास्त्रिक विवरण	प्रमाणन तारीख	
(1)	(2)	(3)	(4)	(5)	(6)	
1.	رچ	एल्मिनियम मिश्रधातु की दुग्ध केन	IS: 1825—1983 एलुमिनियम मिश्रवातु की दुग्ध केनों की विभिन्न (दूसरा पुनरीक्षण)		1985-04-01	

भारतीय मानक संस्था का मोनोग्राम, असमें स्तम्भ (2) में दिखाई गई निश्चित शैली और परस्पर सम्बद्ध मनुवात में "ISI" मकार बनाए गए हैं; बिजाइन में दिखाये भानुसार मोनोग्राम के ऊपर भारतीय मानक की पद संख्या अफित है।

1985-07-16

सोडियम मेटाबाइसल्फेट, सराच ग्रेड

IS: 4752-1968 सोवियम मेटाबाइ-सल्फेट, खाद्य ग्रेड की विशिष्टि

[सं. सी एम डी/13: 9]

MINISTRY OF FOOD AND CIVIL SUPPLIES

(Department of Civil Supplies)

INDIAN STANDARDS INSTITUTION

New Delhi, the 29th August, 1986

S.O. 33 "-In pursuance of sub-rule(1) of rule 4 of the Indian Standards Institution (Certification Marks Rules, 1955 the Indian Standards Institution, hereby, notifies that the Standard Mark(s) design(s) of which together with the verbal description of the design(s) and the title (s) of the relevant Indian Standard(s) are given in the Schedul hereto connexed have been specified.

These Standard Marb(s) for the purpose of the Indian Standards Institution (Certification Marks) Act, 1952 and the Rules and Regulations framed thereunder, shall come into force with effect from the dates shown against each:

SCHEDULE

SI. Desig		Product/class of Product	No. and Title of the Relevant Indian Standard	Verbal description of the design of the Standard Mark	Date of Effect
l	2	3	4	5	6
1. IS : 182	5	Aluminium alloy milk cans	IS: 1825-1983 Specification for aluminium alloy milk cans (Second Revision)	The monogram of the In lian Standards Institution, consisting of letters 'ISI', drawn in the exact style and relative proportions as indicated in Col. (2); he number of the Indian Standard being superscribed on the top side of the monogram as indicated in the design	1985-04-01
2. IS : 4752	2 !	Sodium metabisuiphate, food grade	IS: 4752—1968 Specifica- tion for sodium metabi- sulphate, food grade	The monogram of the Indian Standards Institution, consisting of letters 'ISI', drawn in the exact style and relative proportions as indicated in Col. (2); the number of the Indian Standard being superscribed on the top side of the monogram as indicated in the design	1985-07-16

[No. CMD/13: 9]

का.दा. 3324.—मार्फीय मानक संस्था (प्रमाणन चिह्न) विनियम, 1955 के विनियम 7 के उपविनियम (3) के अनुसार भारतीय मानक संस्था द्वारा प्रशिक्ष्मित जिला जाता है कि विभिन्न उत्तादों की प्रति इकाई मुहर लगाने की फीस नीचे धनुसूची में दिये गये ब्योरों के धनुसार निर्धारित की गई है। यह फीस उनके भागे दी गई तिथि से लागू होगी

धनुसूची

क्रम उत्पाद/उत्पा सध्या की श्रेणी	द तत्सम्बन्धीः भाष्तीय भाषक की संख्या और शीर्षक	प्रति इकाई	मुहर लगाने की प्रति इक्षाई फीस	लागू होने की सारीख
(1) (2)	(3)	(4)	(5)	(6)
 एलुमिनियम मिश्रधातु की दुग्ध 	IS: 1825 1983 एलुमिनियम केने मिश्रघातु की दुग्ध केनों की विश्विष्टि (दूसरा पुनरीक्षण)	एकः केम	(1) 40 पैसे प्रति इकाई, पहली 20,000 इकाइयों के लिए;	1985-04-01
			(2) 20 वैसे प्रति इकाई, 20001वां तथा इससे भक्षित इकाइयों के लिए	
 सोडियम भेटावा ह खाच ग्रेड 	फेट, IS: 4752 1968 सोडियम मेटाबाइल्फेट, खाश्च ग्रेड की विशिष्टि	एक कि.ग्रा.	5 पैसे	1985-07-16

S. O. 33.4—In pursuance of sub-regulation () of regulation 7 of the Indian Standard Institution (Certification Marks) Regulation; 1955, the Indian Standards Institution, hereby, notifies that the marking fee(s) per unit for various products details of given in the Schedule hereto annexed, have been determined and the fee(s) shall come into force with effect from the dates which are shown against each:

SCHEDULE

SI. No.	Product/Class of Product	No. and Title of Relevant Indian Standard	Unit	Marketing fee per unit	Date of Effect
1	2	3	4	5	6
	luminium alloy milk ans	IS: 1825—1983 Specification for aluminium alloy milk cans (Second Revision)	One can	(i) 40 Paise per unit for the first 20000 units and (ii) 20 Palse per unit for the 20001st unit and aboye	1985-04-01
	odium metabisulphate, ood grade	IS: 4752—1968 Specification for Sodium metabisulphate, food grade	One kg.	5 Paise	1985-07-16

[No. CMD/13: 10]

नई विस्लो, 28 अगस्त, 1986

का. हा. 3325.—समय समय पर संशोधित भारतीय मानक संस्था (प्रमाणन चिक्क) विनियम, 1955 के विनियम 8 के अपविनियम (1) के अनुसार भारतीय मानक संस्था द्वारा प्रधिसूचित तिथा जाता है कि जिन 68 लाइसेंसों के विवरण नीचे अनुसूची में दिये गये है, वे लाइसेंसधारियों को मानक सम्बन्धी मूहर लगाने का अधिकार वेते हुए अन्तूबर 1983 में स्वीकृत किये गये हैं:

भनुसुची

क्रम	लांद्रसेंस संख्या	वैधशा की भवधि		लाइसेंसधारी का नाम	IS : संबपा
सं.	(सीएम/एन)	से	तक	भीर पता	
1	2	3	4	5	6
1.	सीएम/एल 1239345 1983-09-30	83-10-16	84-10-15	राष्ट्रीय इंजीनियरिंग बन्सं (रिज जी .टी . रोड, बटाला-143505 (पंजाब)	,
2.	सीएम/एस 1239444 1983-09-30	83-10-16	84-10-15	ठाकुरवास पुरेखा दंजी कार्पी. प्रा. लि., 10, ठाकुरवास सुरेखा रोड, मुसरी, हाबड़ा-7	IS: 7741971
3.	सीएम/एल 1239545 1983-10-04	83-10-01	84-09-30	ऑप्टियन्ट सोमेंट (गा. : ओरियन्ट पेपसँ इंडस्ट्रीफ (लि.), वेषपुर सीमेंट चन्सै, बेबपुर-504218, लन्सेटीपेट सालुफ, फिला भाविलाबाव (मां.प्र.)	IS: 1489—1976
4.	सीएम/एल 1239646 1983-10-04	83-10-16	84-10-15	सप्तगिरि एग्री-ब्रेनेश सिस्टम्श लि. प्लाट सं. 50, ब्लाज डी, बस्याण: इंड. इस्टेट, कस्याणी, जिला निदया (कार्यालय: 11 पोलाक स्ट्रीट, कलकला-700001)	IS: 4810—1968
5.	सीएम/एल 1239747 1983-10-04	83-10-16	84-10-15	हिमालय रबड़ प्राइक्ट्स लि., प्लाष्ट सं. 24, ब्लाक डी, कल्याणी इंड. इस्टेट, डा. कल्याणी, जिला नदिया, (कार्यालय: 18वी वायोग रोड, कलकला-700001)	IS: 4810-1968
	तिएम/एल 1239848 1983-10-04	83-10-16	8 4- 1 0- 1 5	बी . एल . इंडस्ट्रीज, 64 एण्ड 65 इंड . एरिया, मंडीबीप, जिला रायसीन (म . प्र .)	IS: 8960-1978

7. सोएम/एन-1239949	83-10-16	84-10-15	स्टेलिंग पेस्टीसाइड्स,	IS: 562-1978
1983-10-04	92-10 10	04-10-13	की-3, डब्लाप्ड प्लाट्स,	13.502-1978
1865-10 04			इंडस्ट्रियल इस्टेंट, युवानुङ्की,	
			विश्वचित्रपालकी 620015	
				To
8. सोएम/एस-1240025	83-10-16	8 4-1 0-1 5	जय केमिकल्स, $14/1$,	IS: 8074—1976
1983-10-04			मयुग रोङ, फरीवाबाद-121003	
9. सीएम/एस-1240126	83-10-16	84-10-15	व वास्की, प्राडकट्स के.,	IS: 1694—1974
1983-10-04			11-की एण्डाडी 13,	
			बा ∴ मुर्ध।'र बसु रोड,	
			कलकता-700023	
			(कार्यालय : ६६ एज रा स्ट्रीट,	
			कलकता-700001	
10. सीएम/एल—1240227	83-10-16	84-10-15	υ υ	IS: 1695-1974
1983-10-04	00 10 10	041010		10. 1033-13/4
		041014	н н	TO
 सीएम/एल-1240328 	83-10-16	8 4-10-15		IS: 2923—1974
1983-10-04				, ,
 सीएम/एल—1240429 	83-10-16	84-10-15	धादिनाय केवल्स एण्ड कंडक्टर्स	IS: 398(भाग 2) 197
1983-10-05			সা. লি. ,	
			ई-43 ए, रोड नं. 1-डी,	1
			विश्वकर्मा इंड. एरिया,	
			जयपुर 302013	
 सीएम/एल—1240530 	93-10-16	84-10-15	श्री कामाक्षी फूड प्राइक्ट्म (प्रा.)	IS: 1011-1968
1983-10-05			लि . , कासिमकोटा- 53 1 0 3 1	
			भनकापल्ली [:] (तालुका)	
			विशाखापसनम्	
			(कार्यास्तान् (कार्यालयः 4-48-1, लासन्स	
			राय कालोनी, विशासापतनम्	
			(मां.प्र.)	
4. सीएम/एस-→1240631	83-10-16	84-10-15	इतेस्टीसाइइस एण्ड भलायड	IS: 6177—1981
1983-10-05			कै मिक्त्स,	
			नाराय गपुरम, बेस्लाचेरी रोड,	
			मद्रास-601302	
 सीएम/एस—1240732 	83-10-16	84-10-15	कैरी पावर इंटरप्राइजेज,	IS: 694-1977
1983-10-11			यूनिट नं. 2, 15 इंड. एरिया,	
			रिछाई, जबलपुर (म . प्र.)	
6. सीप्म/एल—1240833	93-10-16	84-10-15	जोधपुर केबल्स एण्ड कंडक्टर्ज प्रा	IC - 604-1077
• •	65 10 10	04 10 10	लि.	13.004-18//
1983-09-29			17, लाइट इंडस्ट्रियल एरिया,	
			•	
			जोधपुर-342005	
7. सीएम/एल-124093 4	83-10-16	84-10-15	गुरूओम इंडस्ट्रीज, एप्रोच रोड,	IS: 325-1978
1983-10-10			कुकरवाड़ा ताल्लुक विजापुर,	
			जिला मेहसाणा−382830	
8. सीएम/एल-1241027	83-10-16	8 4-1 0-1 5	घरोड़ा स जिक्कल , गांव व डा	IS: 863-1969
1983-10-11			दुआना,	
			- अिला रोहतक~ 124102	
			(हरियाणा)	
9. स ोएम/एल-1241128	83-10-16	84-10-15	" " "	IS: 758-1975
1983-10-11	00 10 10	01.0.0		10.700 1075
	02-10-10	0 1 1 1 1 5	बांडेड पैंकेजिंग प्रा. लि.,	TC : #40 #/#### =\
0. सीएम/र्ल1241229	83-10-16	84-10-15		IS: 7406(भाग 2)-1980
1983-10-11			117/354, जी .टी . रोब,	
			रावतपुर, कानपुर (उ.घ.)	
 सीएम/एल-1241330 	83-10-16	84-10-15	किलपेस्ट त्रा. लि., ७/सी,	IS: 4322-1967
1983-10-10			इंडस्ट्रियस एरिया, गोविन्दपुरा,	
			भोपाल (म.घ.) (कार्यालय:	
			तलबार हाउस, जीएमसी होस्टल	

1 2	3	4	5	в
22. सीर्म एस- 1241431 1983-10-05	93-10-16	84-10-15	स्ने गाल इलेक्ट्राड्स एण्ड झलायस, 31-ए, गिरिराज इंड. इस्टेट, महाकाली केड्झ रोड, अंग्रेरी (इ) बंबई 400093	IS: 814(भाग 1)-1974
23. सीएम/एस-1241532 1983-10-10	83-10-16	84-10-15	n n	IS: 814(भाग 2)-1974
24. सीर्म/एल-1241633 1983-10-11	83-10-16	84-10-15	कु मल मेटल एंड पेंट इंडस्ट्रीज, ए-78, ओखला इंड . ए रिया, फेज 2, गई विल्ली:-110020	IS: 133-1975
25. सीएम/एस~1241734 1983-10-11	83-10-16	94-10-15	ब्राजय केबस्स, 20वां मील, जेठरी रोड, फुंडली, जिला सोनी- पत (हरियाणा)	IS: 1554(माग 1)-1976
26 सीएम/एल-1241835 1983-10-17	83-10-16	84-10-15	श्री दुर्गा सीमेंट कं. लि., मिनी सीमेंट प्लाट, गांव हेरला, का. भरार-829 117, जिला हजारीजाग (बिहार)	IS: 269-1976
27. सीएम/एल- 1241936 1983-10-17	83-11-01	84-10-31	हिन्दुस्तान इस्तेन्टीसाइक्त लि., उद्योगमंडल-683501, केरल	1S : 633-1975
28 सीएम/एल-1242029 1983-10-17	83-11-01	8 4-1 0-3 1	बी . एल. इंडस्ट्रीज, 64 एण्ड 65 इंडस्ट्रियल एरिया, भंडीबीप (जिला रायसीन) (मध्य प्रदेश)	IS: 562-1978
29. सीएम/एस- 1242130 1983-10-20	83-11-01	84-10-31	प्रभात होजरी इंडस्ट्री, सी-7, ४ इंड. इस्टेट, डाक्षवर एम .धाई.सी; वेला, मृजपकरपुर~843116 (बिहार)	IS: 6469-1980
30. सीएम/एल-1242231 1983-10-20	83-11-01	84~10-31	रेबीदयाल (सेल्स) प्रा. लि., 60/ए,जी. धाई. डी.सी. इंडस्ट्रियल इस्टेट, कलोल (महा.) (कार्यालय:पोस्ट बाक्स 6219, तुलसीचम गुन्ता मिल्स इस्टेट, रीया रोड,बंबई 400010)	IS: 6177~1981
31. सीएम/एश- 1242332 1983-10-24	83-11-01	84-10-31	ग्रशोक पे राफिन्स प्रा . लि . , पानमकाडू , रामपुरम , डा . वाया टाडा , सुलुरूपेट्टा तालुक , जिला नेस्लोर (ग्रां . प्र .) (कार्यालय : मर्रासहरावपेट , गुडूर जिला मेल्लोर , धान्ध्र प्रवेश)	
32 सीएम/एस- 1242433 1983-10-24	83-11-04	84-10-31	सीता लक्ष्मी मैच इंडस्ट्रीज, 67-थारामान् थोट्टान स्ट्रीट, थिरुयंगल-626130 (स.मा.	IS: 2653-1980
33. सीएम/एल-1242534 1983-10-03	83-10-16	84-10-15	•	ं IS : 417(भाग III)−1974
34. सीएम/एल-1242635 1983-10-03	83-10-16	84-10-15	n n	IS: 417(माग 2)-1974
35. सीएम/एस-1242736 1983-10-03	83-10-16	8 4~ 1 0~ 1 5	माइआदा एण्ड सम्स, एस,- 6, इंडस्ट्रियल एरिया, अ.जंबर- 144004 (पंजाब)	IS: 417 (माग 3)~1974
36. सीएम/एल-1242837 1983-10-03	83-10-16	84-10-15	n n	IS: 417(भाग 2)- 1-974

1 2	3	4	5	6
37. सीएम∤एल-1242938 1983-10-20	93-11-01	84-10-31	सूरी एष्ड नाय, सुप्रीम हाउस, 58/2, सुबभन्यपुरा रोड, बंगसोर 560061 (मैसूर)	IS: 4246-1978
38. सीएम/एल-1243031 1983-10-20	83-11-01	84-10-31		IS:1520-1980 भीर IS:325-1978
39. सीएम/एल-1243132 983-10-25	83-10-01	84-09-30	साब निटर्स, बी-1, 1016की, बिदराबन रोड, मुण्डू चौक, सिविल लाइन्स, लुधियामा-141((पंजाब)	IS: 458-1968
40. सीएम/एल 41243233 1983-10-25	83-10-01	84-10-31	रोमर एप्ड र्न. (इंडिया), सी-2, इंडस्ट्रियल इस्टेट, तालक्षटोरा, संखनऊ-226011 (उ.प्र.)	IS: 1333-1978
41. सीएम/एल- 1243334 1983-10-25	83-10-01	8 4- 10-3 1	सवलॉय प्राबक्ट्स प्रा. लि., 18/1, मबुरा रोड, फरीयाबाद- 121002 (कार्यालय: 3-ग्रनारकली बाजार, प्रगति मैदान, नई दिल्ली-1)	IS: 4246-1978
42. सीएम/एल-1243435 1983-10-26	83-07-01	84-06-30	इंटरनेशनल इंडस्ट्रीफ, 221, के स्ट्रीट, रीया शेड, बंबई-4000 (कार्यालय : 10 वंबई टिम्बर मार्किट, सिगनल हिल एवेग्यू, शिया रोड, बम्बई-400010)	IS: 4510~1978 10
43. सीएम/एल-1243536 1983-10-25	83-11-01	84-10-31	एंडपू लेक वैन्टस, 70 नजक गढ़ रोड, नई दिल्ली-110015	IŞ: 2645-1975
44. स्रीएम/एल-1243637 1984-03-01	83-11-10	84-11-15	मान्ता इलेक्ट्रिकल इंडस्ट्रीज, सी-16, इंडस्ट्रियल इस्टेट, यैयादी, मंगलोए-575008	IS: 1534(माग 1)- 1977
45. सीएम/एस-1243738 1983-10-17	83-11-16	84-11-15	स्वास्तिक इंशि∵. ववर्स, डाकथर बहाकुरपुर, साथौर रोड, भागसपुर	IS: 398 (माग 1)-1976
46. सीएम/एस-1243839 1983-10-25	83-11-16	8 4-1 I-1 5	पेरियार ^र लाईनुड्स, डाक्स्सर मुडीकल, रिस्मबबूर	IS: 10(माग 3)-1974
47. सीएम/एस-1243940 1983-10-15	83-11-16	84-11-15	साउदर्न इंजीनियरिंग इंडस्ट्रीज, 343, मबनाशी रोड, कोयम्बतूर 641037 (कार्यालय: लक्ष्मी बिल्डिंग, 442, पुलियाकुलम रोड, कीयम्बतूर-641037)	IS: 9079-1979
48. सीव्म/एल-1244033 1983-10-25	83-11-16	84-11-15	जामसन इंडस्ट्रीज (इंडिया) 5127, गोविन्दनगर, सुल्सामसिंह रोड, धमृतसर (पंजाब)	IS: 2243-1971
49. सीएम/एस-1244134 1983-10-25	83-11-16	84-11-15	भार. बी. कामजियल कार्पी., 84, विजयकरवाड़ी; जी. बी. रोड, मलाद, संवर्ड-400064	IS: 2208-1962
50. सीएम एल-1244235 1983-10-25	83-11-16	84-11-15	वी इंडियन रूल मैन्युफैक्करसें लि., 62-63,ए मधाईडीसी इंडस्ट्रियल इस्टेट, सत्पुर नासिक-422007 (कार्यालय: 101, सियान रोड, बंबई-400022)	IS: 5919-1970
51. सीएम/एल-1244338 1983-10-25	83-11-16	84-11-15	कुषर जी बेवली एण्ड कं. भा. सि., 105/106, घरण चैम्बर्स, ताड़बेव रोड, संबर्द-400034	IS: 4308-1967

1 2	3	4	\$ 6 .
52. सीएम/एल-1244437 1983-10-25	83-11-16	83-11-15	बुक्स केवल वबर्स, प्लाट सं. 67, IS: 2465-1969 II फेज, एम घाई डी सी झाफ, महाकाली केव्स रोड, मरील अंबेरी (पूर्व) बैबर्स-400093
53. सीएम/एल~1244538 1983-10-20	83-11-16	84-11-15	जी . जी . दण्डेकर मशीन वक्सँ लि . ्IS : 95-1980 इण्डेकर वाड़ी, भिवण्डी-421302, जिला थाने (महा . राज्य)
54. सीएम/एल-1244639 1983-10-25	83-11-16	84-11-15	गेस्ट कीन विलियम लि., IS: 1364-1967 (बोल्ट्स एण्ड नट्स डिविजन) 97, धब्दुल रोड, हावड़ा- 711103
65. सीएम/एस-1244740 1983-10-26	83-11-16	84-11-15	बोश्चरो लि., पाटनबेद-502319, IS: 8960-1978 जिला मेडक (धा. प्र.) (कार्योलय: 115, पार्क लेन, सिकम्बराबाद-500003)
56. सीएम/एल-1244841 1983-10-27	83-11-01	84-10-31	इंटरनेसनत्र इंडर्ट्रीज, 221, क्वे IS : 8462-1977 स्ट्रीट, रीवा रोड, जंबई-400010 (कार्यालय : 10, बंबई टिम्बर मार्किट, सिगनल हिल एवेंग्यू, रीया रोड, बंबई-400010)
57. सीएम/एल-1244942 1983-10-26	·	84-11-15	दी साईटिफिक देतेक्टीसाइड्स IS: 8028-1976 कम्पनी, 136/2ए और 2बी, पुड्कट्टई रोड, गांव गुंडुर, क्रिची-620007
58. सीएम/एल~1245035 1983-10-27	83-11-16	84-11-15	मिको फार्म केभिक∃न लि ., IS : 3903–1975 मेट्ट्र डैम, भार-एस-636402, जिला-सेलम, (कार्योलय : 165, थम्बू चेट्टी स्ट्रीट, लोटस कोर्ट, मद्रास)
59. सीएम/एल-1245136 1983-10-27	83-11-01	84-10-31	जैन मेटल कम्बोर्नेट्स, 16-की (II), IS: 3317-1965 हैमी इंडस्ट्रियल एरिया, जोसपुर-342003
60. सीएम/एस—1245237 1983-10-25	83-11-16	. 84-11-15	मारुबे कैपैसिटर्स मैथ्यु कं., IS: 2834-1964 बब्द्यू-36, एम प्रार्दे की सी, फेन्न II, मानगड़ा रोड, डोम्बीवर्स-421204 (पूर्व) जिला. थाणा
61. सीएम/एल-1245338 1983-10-28	83-11-16	84-11-15	तमिलनाब्रूस्टील्स, एष्कृ नगर, IS: 1786-1979 धराकोमम्-631004
62. सीएम/एल-1245439 1983-10-28	83-11-16	84-11-15	ए .के . जी . इंडस्ट्रीज, बी .भी . IS : 2148-1968 चटर्जी रोड, कलकता-700042
63. सीएम/एस-1245540 1983-10-28	83-11-16	84-11-15	यश इंजीनियर्सं, जी-33, IS: 2834-1964 एस धाई सी सी सातपुर, नासिक-422007
84. सीएम/एल-1245641 1983-10-31	83-11-16	84-11-15	भारत प्लवराइजिंग मिल्स प्रा. IS : 9362-1980 लि ., धन्वेरी कुर्ला रोड, चकला, धन्वेरी (पूर्व), जंबई-400093 (कार्यालय : श्रीतिकेतन, 14, वत्रीग्स रोड, जंबई-400020)
65. सीएम/एल-1245742 1983-10-31	83-11-01	84-10-31	बाइ एमती वी मेटल इंडस्ट्रीज, IS: 3312-1974 मवनेमेंट इंडस्ट्रियल इस्टेट, एट्ट्रमब्रूर, जिला कोट्टायाम, केरल

1 2	3	4	5	6
6. सीएम/ए स—1245843 1983-10-31	83-11-01	84-10-31	होना पेस्टोसाइड्स, विजरोल रोड, (नजदोक रेजवे- कासिंग) जड़ोत-250611, जिला सेस्ट (उ.प्र.)	IS: 561-1978
7. सीएम/एस-1245944 1983-10-31	83-11-16	84-11-15	क गोड़िया केमिकन ईंडस्ट्रीय (युनिट: लुडनो नूट मिस्स), खेमैल, जिला हायड़ा (कार्यातय: 16-ए, ब्राबोर्न रोड, कलकत्ता-700001)	IS: 2590-1982
8. सीएम/एल~1246037 1983-10-31	83-11-16	84-11-15	स्टेरिन ग वेस्टोनाइड्स, डो-3, डेवलप्ड प्लाट, इंडस्ट्रियल इस्टेट, थुनाकुडी, तिथविरापल्ली-620015 (कार्यालय: डाकडक्स 468, 86, चुलमबुकरा स्ट्रीट, जिवविदायस्ली-620008)	IS: 8028-1976

[सं. सो. एम. ₹(./13:11]

New Delhi, 28-8-1986

S.O. 3325.—In pursuance of sub-regulation (1) of Regulation 8 of the Indian Standards Institution (Certification Marks) Regulations, 1955, as amended from time to time, the Indian Standards Institution, hereby, notifies that sixtyeight licences, particulars of which are given in the following schedule, have been granted during the month of October 1983 authorizing the licensees to use the Standard Marks:—

SCHEDULE

Sl.	Licence No.		Period of Vali	dity	Name and address of the Licensee	IS : Designation	
No.	(CM/L-)	From	To		_	
	2		3	4	5		6
1.	CM/L-1239345 1983-09-30		83-10-16	84-10-15	Rashtriya Engg Works (Regd), G.T. Road, Batala-143505 (Punjab)	IS: 17291979	
2.	CM/L-1239444 1983-09-30		83-10-16	84-10-15	Thakurdass Surekha Engg. Corpn Pvt. Ltd, 10 Thakurdass Surekha Road, Ghusury, Howrah-7.	IS: 774—1971	
3.	CM/L-1239545 1983-10-04		83-10-01	84-09-30	Orient Cement (Props: Orient Papers Industries Ltd) Devapur Cement Works, Devapur-504218, Luxettipet Taluq, Distr. Adilabad (A.P.)	IS: 1489—1976	
4.	CM/L-1239646 1983-10-04		83-10-16	84-10-15	Saptagiri Agri-drainage Systems Ltd, Plot No. 50, Block D. Kalyani Indl. Estate, Kalyani, Distt. Nadia (Office: 11 Pollach Street, Calcutta-700001)	IS: 48101968	
5.	CM/L-1239747 1983-10-04		83-10-16	84-10-15	Himalaya Rubber Products Ltd, Plot No. 24, Block D, Kalyani Indl. Estate, P.O. Kalyani, Distt Nadia, (Office: 18 B Brabourne Road, Calcutta-700001)	IS: 4810—1968	
6-	CM/L-1239848 1983-10-04		83-10-16	84-10-15	B-L. Industries, 64 & 65 Indl, Area, Mandi- deep, Distt Raisen (M-P-)	- IS : 8960—1978	
7.	CM/L-1239949 1983-10-04		83-10-16	84-10-15	Sterling Pesticides, D-3, Developed Plots, Industrial Estate, Thuvakhudi, Tiruchir, Tiruchirapalli-620015	IS: 5621978	
8-	CM/L-1240025 1983-10-04		83-10-16	84-10-15	Jal Chemicals, 14/1 Mathura Road, Faridabad-121003	IS: 8074—1976	
9.	CM/L-1240126 1983-10-04		83-10-16	84-10-15	The Vesco Products Co., 11-B & 13, Dr. Sudhir Basu Road, Calcutta-700023 (Off: 66 Ezra Street, Calcutia-700001)	IS: 1694—1974	
10	CM/L-1240227 1983-10-04		83-10-16	84-10-15	-do-	IS: 1695—1974	
11.	CM/L-1240328 1983-10-04		83-10-16	84-10-15	-do-	IS: 2923—1974	

1	2	3	4	5	6
			84-10-15		
12- CM/L-12- 1983-10-0		83-10-16	04-10-13	E-43 A, Road No. 1-B, Vishwakarma Indl. Area, Jaipur-302013	, 13 . 390 (Ft 11)—19/0
13. CM/L-12- 1983-10-0		83-10-15	84-10-15	Sri Kamakshi Food Products (Pvt) Ltd, Kasimkota-531031 Ankapalle (Taluq) Vishakhapatnam (Off: 4-48-1, Lawsons Roy Colony, Vigakhapatnam (A-P.)	IS: 1011—1968
14 · CM/L-12 ² 1983-10-0		83-10-16	84-10-15	Insecticides & Allied Chemicals, "Nara- yanapu!am', Velachari Road, Madras- 601302	IS: 61771981
15. CM/L-124 1983-10-1	1073 2 1	83-10-16	84-10-15	Carry Power Enterprises, Unit No. 2, 15. Indl. Area, Richhai, Jabalpur (MP)	IS: 694—1977
16- CM/L-124 1983-09-2		83-10-16	84-10-15	Jodhpur Cables & Conductors Pvt. Ltd., 17, Light Industrial Area, Jodhpur-342005	-do -
17. CM/L-12- 1983-10-1		83-10-16	84-10-15	Guruom Industries, Approach Road, Kukarwada. Taluka Vijapur, Distt. Mehsana-382830	IS: 325—1978
18· CM/L-12 1983-10-1		83-1 0- 16	84-10-15	Arora Surgicals, Village & Post Office Dujana, Distt Rohtak-124102 (Haryana)	IS: 863—1969
19· CM/L-12 1983-10-1		83-10-16	84-10-15	-do-	IS: 758—1975
20· CM/L-12· 1983-10-1		83-10-16	84-10-15	Bonded Packaging Pvt· Ltd·, 117/354, G·T Road, Rawatpur, Ka npur (UP)	· IS : 7406 (Pt II)1980
21 · CM/L-12 1983-10-1		83-10-16	84-10-15	Kilpest Pvt Ltd. 7-C, Industrial Area, Govindpura, Bhopal (MP) (Off: Talwar House, GMC Hostel Road, Bhopal)	IS: 4322—1967
22- CM/L-12 1983-10-0		83-10-16	84-10-15	Special Electrodes & Alloys, 31-A, Giriraj Indl Estate, Mahakali Caves Road, Andheri (E), Bombay-400093	IS: 814 (Pt I)—1974
23. CM/L-12 1983-10-1		83-10-16	84-10-15	-do-	IS: 814 (Pt II)—1974
24. CM/L-12 1983-10-1		83-10-16	84-10-15	Kushal Metal & Paint Industries, A-78, Okhla Indl Area, Phase II, New Delhi- 110020	IS: 133—1975
25- CM/L-12 1983-10-1		83-10-16	84-10-15	Ajay Cables, 20th Mile Stones, Jatheri Road, Kundli, Distt Sonepat (Haryana)	IS: 1554 (Pt I)—1976
26. CM/L-124: 1983-10-17		83-10-16	84-10-15	Sri Durga Cement Co, Ltd., Mini Cement Plant, Village Herla, P.O. Marar-829117, Distt Hazarigagh (Bihar)	IS: 269—1976
27 · CM/L-124 1983-10-17		83-11-01	84-10-31	Hindustan Insecticides Ltd., Udyogmandal-683501 (Ketala)	IS: 633—1975
28. CM/L-1242 1983-10-17	2029	83-11 -0 1	84-10-31	B.L. Industries, 64 & 65 Industrial Area, Mandideep (Distt Raisen) (MP)	IS: 562-1978
99. CM/L-1242 1983-10-20	2130	83-11-01	84-10-31	Prabhat Hosiery Industry, C-7-8, Indl. Estate, P.O. M-I-C, Bela, Muzaffarpur-843116(Bihar)	IS: 6469—1980
0. CM/L-1242 1983-10-20	2 31	83-11-01	84-01-31	Devidayal (Sales) Pvt. Ltd, 60/A, GIDC Industrial Estate, Kalol (MS) (Off: Post Box No. 6219, Tulsiram Gupta Mills Estate, Reay Road, Bombay-400010)	IS: 6177—1981
1. CM/L-1242 1983-10-24	332	83-11-01	84-10-31	Asoka Paraffins Pvt. Ltd., Panamkadu, Ramapuram, P.O. Via Tada, Sullurupetta Taluq, Nellore Distt. (A.P.) (Off: Narasingaraopet, Gudur, Nellore Distt. (Andhra Pradesh)	IS: 4654—1974
3 2. CM/L-1242 1983-10-24	433	83-11-01	84-10-31	Seethalakshmi Match Industries, 67, Tharagan Thottam Street, Thiruthangal-626130 (TN)	IS: 2653—1980
33 · CM/L-1242 1983-10-03	2534	83-10-16	84-10-15	Golden Sports, WX 53, Basti Nav, Jallandhar-144002 (Punjab)	IS: 417(Pt III)—1974
34. CM/L-1242 1983-10-03	635	83-10-16	84-10-15	-do-	IS: 417(Pt II)—1974

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(1)	(2)	(3)	(4)	(5)	(6)
	CM/L-1242736 1983-10-03	83-10-16	84-10-15	Bhazada & Sons. S-6, Industrial Area, Jalandhar-144004 (Punjab)	IS: 417 (Pt III)1974
	CM/L-1242837 1983-10-03	83-10-16	84-10-15	-do-	IS: 417(Pt Π)—1974
	CM/L-1242938 1983-10-20	83-11-01	84-10-31	Suri & Naty, Supreme House, 58/2, Subramanyapura Road, Bangalore-560061 (Mysore)	IS: 4246 1978
	CM/ L-124 3031 1983-1 0-2 0	-do-	-do-	Nahan Foundry Ltd., Nahan-173001 (HP)	IS: 1520—1980 & IS: 325—1978
	CM/L-1243132 1983-10-2	83-10-01	84-09-30	Saab Knitters, B-1, 1016/D, Bindraban Road, Zandu Chowk, Civil Lines, Ludhiana-141001 (Punjab)	IS: 458—1968
	CM/L-1243233 1983-10-25	83-11-01	84-10-31	Romer & Co (India), C-2, Industrial Estate Talkatora, Lucknow-226011 (UP)	IS: 1333—1978
	CM/L-1243334 983-10-25	-d o-	-do-	Savloy Products P. Ltd. 18/1, Mathura Road, Faridabad-121002 (Off: 3 Anarkali Bazar, Prgati Maidan, New Dolhi-1)	IS: 42461978
	CM/L-1243435 983-10-26	83-07-01	84-06-30	International Industries, 221, Quay Street, Reay Road, Bombay-400010 (Off: 10 Bombay Timber Market, Signal Hill Avenue, Reay Road, Bombay-400010)	IS: 4510—1978
	M/L-1243536 983 -10-2 5	83-11-01	84-10-31	Aquolac Paints, 70 Najafgarh Road, New Delhi-110015	IS: 2645—1975
	CM/L-1243637 984-03-01	83-11-16	84-11-15	Shantha Electrical Industries, C-16, Industrial Estate, Yeyyedi, Mangalore-575008	IS: 1534 (Pt. I)—1977
	M/L-1243738 983-10-17	83-11-16	84-11-15	Swastik Engg Works, P.O. Bahadurpur, Sabour Road, Bhagalpur	IS: 398 (Pt I)—1976
	M/L-1243839 983-10-25	-đo	-do-	Periyar Plywoods, Mudickal P.O., Perumbayoor	IS: 10 (Pt ΠΙ)—1974
	M/L-1243940 983-10-15	-do-	-do-	Southern Engineering Industries, 343, Avanashi Road, Coimbatore-641037 (Off: 'Lakshmi Building', 442, Puliakulam Road, Colmbatore-641037)	IS: 9079—1979
	M/L-1244033 983-10-25	-do-	d-o-	Jamson Industries (India) 5172, Gobind Nagar, Sultanwind Road, Amritsar (Punjab)	IS : 2243—1971
	M/L-1244134 083-10-25	-d o-	-do-	R.B. Commercial Corpn., 84 Vijaykarwadi G.B. Road, Malad, Bombay-400064	IS: 2208—1962
	M/L-1244235 083-10-25	-do-		The Indian Tool Mfrs. Ltd., 62-63, MIDC Industrial Estate, Satpur, Nasik-422007 (Off: 101 Sion Road, Bombay-400022)	IS: 5919—1970
	M/L-1244336 183-10-25	-do-		Koeve; ji Devshi & Cc. Pvt. Ltd. 105/106, Arun Chambers, Tardeo Road, Bombay-400034	18:4308—1967
	M/L-1244437 983-10-25	-do-		Brooks Cable Works, Plot No. 67, II Phase, MIDC Off Mahakali Caves Road, Marol Andheri (East), Bombay-400093	IS: 2465—1969
	M/L-1 2445 38 18 3-10-2 0	-do-		G.G. Dandekar Machine Works Ltd., Dandekar Wadi, Bhiwandi-421302 Distt. Thane (Maharashtra State)	IS: 9555—1980
54. C! 19	M/L-1244639 83-10-25	-do-		Guest Koen William Ltd. (Bolts & Nuts Division) 97, Andul Road, Howrah-711103	IS: 13641967
	M/L-1 244 740 83-10- 2 6	83-11-16		Volrho Limited, Patancheru-502319 Medak Distt (AP) (Off: 115, Park Lanc, Secunderabad -500003	IS: 89601978
56. CN 19	M/L-1244841 983-10-27	83-11-01		International Industries, 221, Quay Street, Reay Road, Bombay-400010 (Off: 10 Bombay Timber Maket, Signal Hill Avenue, Reay Road, Bombay-400010)	IS: 84621977

(1)) (2)	(3)	(4)	(5)	(6)
57.	CM/L-1244942 1983-10-26	83-11-16	84-11-15	The Scientific Insecticides Company, 136/2A & 2B, Pudukattai Road, Gundur Village, Trichy-620007	IS : 8028—1976
58.	CM/L-1245035 1983-10-27	-do-	-do-	Mico Farm Chemicals Ltd., Mettur Dam, R-S-636402 Salem Distt (Off: 165 Thambu Chetty Street, Lotus Court, Madras)	IS : 3903—1975
59.	CM/L-1245136 1983-10-27	83-11-01	84-10-31	Jain Metal Components, 16-B (II) Heavy Industrial Area, Jodhpur-342003	IS: 3317—1965
60.	CM/L-1245237 1983-10-25	83-11-16	84-11-15	Malde Capacitors Mfg. Co, W-36 MIDC, Phase II, Manpada Road, Bombivli-421204 (East) Distt, Thana	IS: 2834—1964
61.	CM/L-1245338 1983-10-28	-do-	-do-	Tamilnadu Steels, Enkunagar, Arrakkonam-631004	IS : 1786—1979
62.	CM/L-1245439 1983-10-28	-do-	-do-	A.K.G. Industries, B.B. Chatterjee Road, Calcutta-700042	IS: 2148—1968
63.	CM/L-1245540 1983-10-28	do-	-do-	Yash Engineers, G-33, MIDC Satpur, Nasik-422007	IS: 2834—1964
64.	CM/L-1245641 1983-10-31	83-11-16	84-11-15	Bharat Pulvetising Mills P. Ltd. Andheri Kurla Road, Chakala, Andheri East Bombay-400093 (Off: Shriniketan, 14, Queens Road, Bombay-400020)	IS : 9362—1980
65.	CM/L-1245742 1983-10-31	83-11-01	84-10-31	Yemceevee Metal Industries, Govt. Indl. Estate, Ettumanoor, Distt. Kottayam, Kerala	IS: 3312—1974
66.	CM/L-1245843 1983-10-31	-do-	-do-	Heema Pesticides, Bijrol Rond (Near Railway Crossing) Baraut-250611 Distt Mecrut (UP)	IS : 5611978
67.	CM/L-1245944 1983-10-31	83-11-16	84-11-15	Kanora Chemicals Industries, (Unit: Ludlow Jute Mills) Changail, Distt. Howrah (Off: 16-A, Brabourne Road, Calcutta-70000	IS: 2580—1982
68.	CN/L-1246037 1983-10-31	-do-	-do-	Sterling Pesticides, D-3, Developed Plots, Industrial Estate, Thunakhudi, Tiruchirapalli 620015 (Off: P.B. No. 468, 86 Chunnambuhhra Street, Tiruchirapalli-62008)	IS: 8028—1976

[No. CMD/13:11]

1986-03-31

1986-09-30

1986-09-15

1986-08-31

1986-08-31

नर्फ	विस्ली.	1986-08-29
48	iaeen.	1986-08-29

का. भा. 3326—समय समय पर संशोधित भारतीय मानक संस्था (प्रेनीणन निन्ह) विनियम 1955 के विनियम 8 के उपंचिनियम (1) के अनुसार भारतीय मानक संस्था द्वारा श्रिधसूचित किया जाता है कि जिन 288 लाइसेंसों के स्पौरे नीचे अनुसूची में विए गए हैं, उनका सितम्बर 1985 में नवीकरण किया गया है।

में नवीकर	एग किया गया है।		4.5		1700-00-11
4 (1412)	*		17.	0225933	1986-08-15
	मनुसू र्वा		18.	0230724	1986-08-31
			19.	0238336	1986-08-31
ऋम संख्या	सीएम/एल संक्या	वैधः तक	20.	0238437	1986-08-31
(1)	(2)	(3)	21.	0240626	1986-09-15
			22.	0245535	1986-09-15
1.	0000101	1986-08-31	23.	0247135	1986-08-31
2.	0009624	1986-09-30	24.	0258645	1986-09-15
3.	0040315	1986-08 -3 1	25.	0258746	1986-09-15
4.	0061620	1986-09-30	26.	0259950	1986-05-31
5.	0076538	1986-08-31	27.	0262434	1986-08-31
6.	0100812	1986-09-15	28.	0262636	1986-09-15
7.	0115017	1986-07-30	29.	0265844	1986-09-30
8.	0121820	19 8 6-0 9- 15	30.	0280638	1986-09-15
9.	0153827	1986-09-30	31.	0287955	1986-08-31
10.	0146533	1986-09-31	32.	0313223	1986-08-15
11.	0165335	1986-05-15	33,	0317130	1986-09-30

2

0166337

0179245

0207622

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0214726

12.

13.

14.

15.

16.

1)	(2)	(3)	1	2	3
4.	0324834	1985-12-15	100.	0638150	198 -08-31
	0332126	1986-08-15	101.	0638756	1986-08-31
	0333532	1 986-08 -31	102.	0638958	1986-08-31
	0335534	1986-09-15	103.	0639455	1986-09-15
	0351433	1986-09-30	104.	0639657	1985-09-15
-	0355946	1986-09-30	105.	0641846	1986-09-30
	0357647	1986-09-15	106.	0642747	1986-09-30
	0357748	1986-09-15	107.	0643547	1985-09-3
:.	0359348	1986-09-15	108.	0643648	1986-09-3
	0360636	1986-09-15	109.	0668159	1986-09-1
١.	0360137	1986-09-15	110.	0681555	1986-08-3
i.	0368147	1986-09-30	311.	0696568	1986-09-3
	0378453	1986-08-31	112.	0697166	1986-09-1
' -	0380541	1986-05-31	113.	0708044	1986-07-3
3.	0381341	1 986- 08-31	114,	0716245	1986-03-3
γ.	0390039	1986-07-31	115.	0717752	1986-08-
).	0372952	1986-09-30	116.	0730441	1986-08-
١.	0394350	1986 - 09-15	117.	0748561	1986-09-1
2.	0404024	1986-09-30	118.	0755154	1986-02-
3.	0412326	1986-09-30	119.	0770251	1986-04-
l.	0418257	1986-07-31	120.	0 77666 7	1986-05-
5.	0421529	1986-08-51	121.	07 76768	1986-09-
б.	0421630	1986-08-31	122.	0777568	1986-09
7.	0450126	1986-09-15	123.	0782965	1986-06
3.	0450536	1986-08-31	124.	0784161	1986-07
Э.	0450637	1986-03-31	125.	0764565	1986-07
0.	0457146	1986-08-15	126.	0790156	1986-08
1.	0458653	1986-09-15	127.	0795065	1986-08
2.	0458754	1986-09-15	128.	0795772	1986-08
3. ·	0459049	1986-08-31	129.	0796370	{ 986-09
4.	0459756	1986-08-31	130.	0797574	1987-01
5 .	0461440	1986-09-30	131.	0797675	1986-01
6.	0462745	1986-09-15	132.	0808250	1986-08
7.	0463343	1986-09-15	1 33.	0813445	1986-08
8.	0463444	1986-09-15	134.	0813546	1986-08
9.	0463545	1986-09-15	135.	0813647	1986-08
0.	0463646	1986-09-15	136.	0813748	1986-08
71.	0463747	1986-09-15	137.	0814447	1986-08
72.	0463949	1986-09-15	138.	0814548	1986-08
73.	0464042	1986-09-15	139.	0821646	1936-09
14.	0464143	1986-09-15	140.	0831346	1986-01
5.	0467957	1986-03-31	141.	0834352	1986-01
6.	0468454	1986-09-30		0867064	1986-0
17.	0470845	1986-09-30	142. 143.	0867165	1986-04
78.	0471544	1986-09-30	144.	0670 55 8	1986-0
19.	0482044	1986-08-30	145.	0888779	1986-0
30.	0507034	1986-08-31	146.	0889175	1986-0
31.	0517441	1986-09-15			
32.	0521432	1986-05-31	147.	0890665	1986-0 1986-0
3.	0530837	1986-08-31	148.	0890766	
4.	0533540	1986-08-31	149.	0891465	1986-0
15.	0535443	1986-08-31	150.	0898873	1986-0
36.	0541539	1986-07-31	151.	0894572	1986-0
37.	0547147	1986-09-15	152.	0896172	1986-0
88.	0548654	1986-09-15	153.	0896475	1986-0
روا	0549050	1986-09-15	154.	0898176	1986-0
J,	0549555	1986-08-15	155.	0898378	1986-0
91.	0549656	1986-08-31	156.	0904246	1986-1
91. 92.	0554043	1786-09-30	157.	0910342	1986-1
92. 93.	0557958	1986-07-31	158-	0912952	1986-1
93. 94.	0564753	1986-06-30	159.	0932756	1 986-0
-		1986-07-31	160.	0948973	1986-0
95.	0626850		161.	0960559	1986-0
96.	0631641	1986-05-31			1986-0
97 .	0634647	1986-08-15	. 162.	0970562	
98.	0635245	1986-08-31 1986-08-31	163.	0971160	1985-0
99.	0635952				1986-0

3	2	3	1	2	
65.	0976372	1986-06-30	230.	1230022	1986-08-31
56.	0979075	1986-07-15	231.	1230830	1986-08-31
57.	0980363	1986-07-15	232.	1230931	1986-08-31
5 8 .	0986375	1986-02-15	233.	1231428	1986-08-31
59.	0986476	1986-08-15	234.	1231830	1986-09-15
70.	0986779	1986-08-15	235.	1232127	1986-09-15
71.	0987579	1986-08-15	236.	1232228	1986-08-15
72.	0988278	1986-08-31	237.	1232329	1 986-08-31
73.	0898379	1986-08-31	238.	1232430	1986-08-31
74.	0992067	1986-09-15	239.	1232531	1986-08-31
75.	0992168	1986-09-15	240.	1 232632	1986-09-15
76.	0992471	1986-09-15	241. 242.	1 233432 1 233634	1 986-09-1 5 1 986-09-1 5
<i>7</i> 7.	0992572	1986-09-15	242. 243,	1234131	1986-09-15
78.	0993675	1986-09-15	244.	1234232	1986-09-15
79.	1001714	1986-10-15	245.	1234535	1986-09-15
80.	1022419	1986-12-31	246.	1234737	1986-09-15
81.	1026124	1986-01-15	247.	1234838	1986-08-31
82.	1026427	1986-01-15	248.	1239545	1986-09-3
83.	1039840	1986-02-28	249.	1268754	1 986-01-31
84.	1040825	1986-09-15	250.	1 273545	1986-02-1
85.	1042324	1986-09-30	2 51.	1286958	1986-03-13
86.	1045835	1986-10-15	252.	1290646	1986-03-15
87.	1067441	1986-04-15	253.	1293046	1986-03-31
88.	1070329	1986-10-15	2 54.	1293349	1986-03-31
89.	1072636	1986-08-31	255.	1310020	1986-05-1
90.	1088752	1986-08-31	256.	1315131	1986-06-1:
91.	1089653	1986-09-15	257.	1322734	1986-07-1:
92.	1097349	1986-07-15	258.	1325130	1986-07-1
93.	1097652	1986-07-15	259.	1323534	1986-07-1
94.	1100817	1986-07-15	260.	1324132	1986-07-1
95.	1104017	1986-08-15	261.	1324940	1986-07-1
96.	1105625	1986-07-31	262.	1327239	1986-07-31
97.	1105726	1986-07-31	263.	1327845	1986-07-3
98.	1107326	1986-08-15 1986-08-31	264.	1330531	1986-08-1
99.	1107832	1986-08-31	265.	1332030	1986-08-1
200.	1108328	1986-08-31	266.	1333537	1986-08-1
201.	1109126 1109330	1986-08-31	267.	1333739	1986-08-3
202.	1109330	1986-08-31	268.	13351 37	1986-08-3
203. 204.	1110820	1986-08-31	269.	. 1335743	1 986-08-3
	1111216	1986-08-31	270.	1 336240	1986-08-3
205. 206.	1111817	1986-08-31	271.	1336947	1-986-08-3
207.	1112216	1986-09-15	272.	1337,141	1986-10-3
207.	1112521	1986-08-31	273.	J 337343	1986-08-3
209.	1113927	1986-08-31	2 74.	1337444	1986-08-3
210.	1115527	1986-09-15	275.	1338143	1986-08-3
211.	1115828	1986-08-31	276.	1339347	1986-09-1
212.	1117531	1986-08-15	2 77.	1339852	1986-09-1
213.	1121522	1985-10-15	278.	1340029	1986-09-1
214.	1131424	1985-11-30	2 79.	1340332	1986-09-1
215.	1144332	1985-12-31	280.	1 340837	l 986-09-1
216.	1187653	1986-05-31	281.	1340058	1986-09-1
217.	1207633	1986-08-31	282.	1341435	1986-09-1
218.	1210016	1986-06-30	283.	1341738	1986 -09 -1
219.	1220019	1986-08-15	284.	1342336	1986-09-3
220.	1220420	1986-08-15	285.	1343338	1986-09-1
221.	1222528	1986-08-15	286.	1343439	1 9 86 -09-1
222.	1224956	1986-08-15	287.	1343540	1986-09-3
223.	1224930	1986-08-15	288.	1346041	1986 -09-3
224.	1226132	1986-08-15	'		[सं. मी एम ड ा 13:1
					[ম-লাপ্শ ছা 13 1]:
225.	1 226728	1986-08-15		New Dell	hi, 1986-08-29
226.	1 227235	1986-08-31	<u>.</u> -		
2 27.	1 22 7740	1986-08-30			of ab-regulation (1) of Regula
228.	1228338	1986-08-31			andards Institution (Certificatio
229.	1229643	1986-08-31			as amended from time to time
			.1 7	and the state of t	ution, hereby, notifies that 28

Schedule, have	iculars of which are give been renewed during the	en in the following month of September	(1)	(2)	(3)
1985.		• •	60.	0457146	1986-08-15
	SCHEDULE		61.	0458653	1986-09-15
_ ^	: :		62.	0458754	1986-09-15
SI.	CM/L	Valid	63.	0459049	1986-08-31
No.	No.	upto	63.	0459756	1986-08-31
			65.	0461440	1986-09-30
(1)	(2)	(3)	66.	0462745	1986-09-15
	·		67.	0463343	1986-09-15
1,	0000101	1986-08-31	68.	0463444	1986-09-15
2.	0009624	1986-09-30	69,	0463545	1986-09-15
3.	0040315	1986-08-31	70.	0463646	1986-09-15
4.	0061020	1986-09-30	71.	0463747	1986-09-15
5.	0076538	1986-08-31	72.	0463949	1986-09-15
6.	0100812	1986-09-15	73.	0464042	1986-09-15
7,.	0115017	1986-09-30	74.	0464143	1986-09-15
8.	0121820	1986-09-15	75.	0467957	1986-03-31
9.	0133827	1986-09-30	76.	0468454	1986-09-30
10.	0146533	1986-08-31	7 7.	0470845	1986-09-30
11.	0165335	1986-05-15	78.	0471544	1986-09-30
12.	0166337	1986-08-31	79.	0482044	1986-08-31
13.	0179245	1986-09-30	80.	0507034	1986-08-31
14.	0207022	1986-09-15	81.	0517441	1986-09-15
15.	0211922	1986-08-31	82.	0521432	1986-05-31
16.	0214726	1986-08-31	83.	0530837	1986-08-31
17.	0225933	1986-08-15	84.	0533540	1986-08-31
18.	0230724	1986-08-31	85.	0535443	1086-08-31
19.	0238336	1986-08-31	86.	0541539	1986-07-31
20.	0238437	1986-08-31	87.	0547147	1986-09-15
21.	0240626	1986-09-15		0548654	1986-09-15
22.	0245535	1986-09-15	88.		1986-09-15
23.	0247135	1986-08-31	89.	0549050	1986-08-15
24.	0258645	1986-09-15	90.	0549555	1986-08-31
25.	0258746	1986-09-15	91.	0549656	
26.	0259950	1986-05-31	92.	0554043	1986-09-30
27.	0262434	1986-08-31	93.	0557958	1986-07-31
28.	0262636	1986-09-15	94. 95	0564753	1986-06-30
29.	0265844	19 86-09 -30	95.	0626850	1986-07-31 1986-05-31
30.	0280638	1986-09-15	96.	0631641	
31.	0287955	1986-08-31	97.	0634647	1986-08-15
32.	0313223	1986-08-15	98.	0635245	1986-08-31 1986-0 8- 31
33.	0317130	1986-09-30	99.	0635952	1986-08-31
34.	0324834	1986-12-15	100.	0638150	
35.	0332126	1986-08-15	101.	0638756	1986-08-31 1986-08-31
36.	0333532	1986-08-31	102.	0638958	1986-09-15
37.	0335536	1986-09-15	103.	0639455	
38.	0351433	1986-09-30	104.	0639657	1986-09-15
39.	0355946	1986-09-30	105.	0641846	1986-09-30
40.	0357647	1 98 6-09-15	106.	0642747	1986-09-30
41.	0357748	. 1986-09-15	107.	0643547	1986-09-30
42.	0359348	1986-09-15	108,	0643648	1986-09-20
43.	0360636	1986-09-15	109.	0668159	1986-09-15
44.	0360737	1986-09-15	110.	0681555	1986-08-31
45.	0368147	1986-09-30	111.	0696568	1986-09-30
46.	0378453	1986-08-31	112.	06971 66	1986-09-15
47.	0380541	1986-05-31	113.	0708044	1986-07-31
48.	0381341	1986-08-31	114.	0716245	1986-08-31
49.	0390039	1986-07-31	115.	0717752	1986-08-31
	0392952	1986-09-30	116.	0730441	1986-08-31
\$0.	0394350	1986-09-15	1 1 7.	0748561	1986-09-15
.12	0404024	1985-09-30	118.	0755154	1986-02-28
52.		1985-09-30 1986-09-30	119.	0770251	1986-04-30
53.	0412326	19 8 6-09-30	120.	0776667	1986-05-31
54.	0418237		121.	0776768	1986-09-15
55.	0421529	1986-08-31	122.	0777568	1986-09-15
56.	0421630	1986-08-31	123.	0782965	1986-06-30
57.	0430126	1986-09-15			1986-07-15
58.	0450536	1986-08-31	124.	0784161	
59.	0450637	1986-08-31	125.	0784565	1986-07-15

.)	(2)	(3)	(1) 193.	(2)	(3)
26.	0790156	1986-08-15	193.	1097652	1986-07-1:
27.	0795065	1986-08-31	194.	1100817	1986-07-1
28.	0795772	1986-08-31	195.	1104017	1986-08-15
29.	0796370	1986-09-15	196.	1105625	1986-07-31
30	0797574	1987-01-31	197.	1105726	1986-07-3
31	0797675	19 87- 01-31	198	1107326	1986-08-1
32	0808250	1986-08-31	199.	1107932	1986-08-3
33.	0813445	1986-08-31	200.	1108328	1986-08-31
34	0813546	1986- 08-31	201.	1109128	1986-08-3
35.	08136 4 7	1986-08-31	202.	1109330	1986-08-31
36.	0813748	1 986- 08-31	20 3.	1109431	1986-08-3
37.	0814447	1986-08-31	204.	1110820	1986-08-3
38.	0814548	1986-08-31	205.	1111216	1986-08-3
39.	0821646	1986-09-30	206.	1111317	1986-08-3
1 0.	0831346	1986-01-15	207 .	1112218	19 86-09- 1
41.	0834352	1 986- 01-31	208.	1112521	1986-08-3
1 2.	0867064	19 86- 04-30	209.	1113927	1986-08-3
43.	0867165	1986-04-30	210.	1115527	1 986-09- 1:
14.	0870558	1986-06-15	2 11.	1115628	1986-08-3
1 5.	0888779	1986-08-31	212.	1117531	1986-08-1
46 .	0889175	1986-08-31	213.	1121522	1985-10-1
1 7.	0890665	1986-08-31	214.	1131 42 4	1 985- 11-3
18.	0890 766	1986-08-31	215.	1144332	1985-12-3
19.	0891465	1986-08-31	216.	1187653	1986-05-3
50.	0893873	1986-09-15	217.	1207633	1986-08-3
51.	0894572	1986-09-15	218.	1210016	1 98 6- 06 -3
52.	0896172	1986-09-15	219.	1220019	1986-08-1
53.	0896475	1986-08-31	220.	1220120	1986-08-1
54.	0898176	1986-09-30	22 1.	1222528	1986-08-1
55.	0898378	1986-09-30	222.	1224936	1986-08-1
56.	0904246	1985-10-15	223.	1226031	1986-08-1
57.	0910342	1985-10-31	224.	1226132	1986-08-1
58.	0912952	1986-11-15	225.	1226738	1986-08-1
59.	0932756	1986-08-31	226.	1227235	1986-08-3
50.	0948973	1986-03-15	227.	1227740	1986-06-3
51.	0960559	1986-09-15	228.	1228338	1986-08-3
52.	0570562	1986-05-31	229.	1 22964 3	1986-08-3
53.	097 11 6 0	1986-05-31	230.	1230022	1986-08-3
54.	09 7 5774	1986-06-15	231.	1230830	1986-08-3
55.	0976372	1986-06-30	232.	1230931	1986-08-3
56.	09 79 075	1986-07-15	233.	1231428	1986-08-3
57.	0980363	1986-07-15	234.	1231630	1986-09-1
58.	0986375	1986-08-15	235.	1232127	1986-09-1
59 .	098647 6	1986-08-15	236.	1232228	1986-09-1
70.	0986779	1986-08-15	237.	1232329	1986-08-3
71.	098 75 79	1986-08-15	238.	1232430	1986-08-3
72.	0988278	1986-08-31	239.	1232531	1986-08-3
73.	0988379	1986-08-31	240.	1232632	1986-09-1
4.	0992067	1986-09-15	241.	1233432	1986-09-1
75.	0992168	1986-09-15	242.	1233634	1986-09-1
76.	0992471	1986-09-15	243.	1234131	1986-09-1
17.	0992572	1986-09-15	244.	1234232	1986-09-1
78.	0993675	1986-09-15	245.	1234535	1986-09-1
79.	1001714		246.	1234737	1986-09-1
30.	1022419	19 86-10-15 1985-12-31	247.	1234838	1 986- 08-3
81.	1026124	1986-01-15	248.	1239545	1986-09-3
12.	1026427		249.	1268754	1986-01-3
33.	1039840	1986-01-15	250.	1273545	
34.	1040825	1986-02-28	251.	1286958	1986-02-1 1986-03-1
35.	1042324	1986-03-15	252.	1290646	
35. 36.	1045835	1986-09-30	253.	1293046	1986-03-1
37 .	1067441	1986-10-15	254.	1293349	1986-03-3
18.	1070329	1986-04-15	255.	1310020	1986-03-3
39.		1986-10-15	256.	1315131	1986-05-1
	1072636	1986-08-31	257.	1322734	1986-06-1
90. 91.	1088752	1986-08-31	258.	1323130	1986-07-1
92.	1089653	1986-09-15	259.		1986-07-1
7 ii .	1097349	1986-07-15	260.	1323534	1986-07-1

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[PART	IISEC.	3	(ii)
L	II DLC.	•	(41)

[1 // [11510. 5 (11)]	· •	,	·		
(3)	(2)	(1)	(3)	(2)	(1)
1986-09-15	1339347	276.	1986-07-15	1324940	2 61.
1986-09-15	1339852	2 77.	1986-07-31	1327239	262.
1986-09-15	1340029	278.	1986-07-31	1327854	2 63.
1986-09-15	1340332	279,	1986-08-15	1330531	264.
1986-09-15	1340837	280.	1986-08-15	1332030	2 65.
1986-09-15	1340938	281.	1986-08-15	1333537	266.
1986-09-15	1341435	282.	1986-08-31	1333739	2 67.
1986-09-15	1341738	2 83.	1986-08-31	J 335137	268.
1986-09-30	1342336	2 84.	1986-08-31	1335743	2 69.
1986-0 9 -15	1343338	28 5.	1986-08-31	1336240	27 0.
1986-09-15	1343439	286.	1986-08-31	1336947	271.
1986-09-30	1343540	287.	1986-10-31	1337141	272.
1986-09-30	1346041	288.	1986-08-31	1337343	273.
			1986-08-31	1337444	274.
[No. CMD/13:12]			1986-08-31	1338143	275.

नई दिल्ली, 1986-08-28

का. हा. 3327:—तास्कालिक नागरिक पूर्ति मंद्रालय (भारतीय मानक मंस्या) की ग्रिबिमूचना संख्या एस. थी. 1434 दिनांक 1982-03-18 जो भारत के राजपत्र भाग II—वंड 3 उपखंड (ii) में दिनांक 1982-04-10 की प्रकाणित हुई थी, का चौशिक मंगोधन करने हुए भारतीय मानक संस्था एतदृष्ठारा प्रिक्षित्वित करती है कि इस्पात निल्हों के मानक चिन्ह के डिजाइन में संगोधन कर दिना गया है। मानक चिन्ह (नों) के संगोधित डिजाइन गाक्रिक विवरण सथा तत्संबंधी भारतीय मानक के शोर्षक सहित (नीचे) ग्रानुसूची में दिए गए हैं।

ये मानक चिन्ह भारतीय मानक संस्था (प्रमाणन चिन्ह) प्रधिनियम 1952 और उसके ग्रधीन बने नियमों तथा विनियमों के निमित 1985-02-01 से लाग होंगे ।

		प्र मुस्	(भा	
	ाक चिन्ह का वेजाइन	उत्पाद/उत्पाद की श्रेणी	तत्संबंधी भारतीय मानक की संख्या और शीर्षक	मानक जिन्ह के डिजाइ न का शाब्दिक विवरण
(1)	(2)	(3)	(4)	(5)
		पत्ती बाहक भ्राइडसरों के लिए इस्पात की निर्मयां	IS: 9295—1983 पत्ती वाहक धाइडलरों के लिए इस्पात की निलयों की विशिष्टि (पहला पुनरीक्षण)	भारतीय मानक संस्था का मोनोग्राम जिसमें स्तम्म (2) में दिखाई गई निम्चित भैनी और परस्पर सम्बद्ध अनुपात में ISI प्रभार बनाए गए हैं, डिजाइन में विखाए गए अनुसार मोनोग्राम के ऊपर भारतीय मानक की संख्या और उनकी भाग संख्या अंकित है और मोनोग्राम के नीचे तरसबंधी ग्रांड प्रथ अंकित है।

[सं. सी एम डी/13: 9] बी.एन. सिंह, भ्रथर महानिदेशक

New Delhi, 1986-08-28

S.O. 3327—In supersession of the then Ministry of Civil Supplies (Indian Standards Institution) notification number S.O. 1434 dated 1982-03-18 published in the Gazette of India, Part-II, Section-3, Sub-section (ii) dated 1982-04-10, the Indian Standards Institution, hereby notifies that the design of the Standard Mark for Steel Tubes has been revised. The revised designs of the Standard Mark(s) together with the title of the relevant Indian Standard and verbal description of the designs are given in the following Schedule.

These Standard Mark(s) for the purpose of the Indian Standards Institution (Certification Marks) Act, 1952 and the Rules and Regulations framed thereunder, shall come into force with effect from 1985-02-01;

				SCHEDULE		
Sl. No.			Product/Class of Product	No. & Title of the Relevant Indian Standard	Verval the Sta	Description of the Design of ndard Mark
(1)	(2)		(3)	(4)		(5)
1.			Steel tubes for idlers for leaf conveyors	IS: 9295-1983 Specification for steel tubes for idlers for leaf conveyors (first revision)	dard lette style indic of supe the	onograms of the Indian Stan- is Institution, consisting of rs 'ISI', drawn in the exact and relative proportions as cated in Col (2); the number the Indian Standard being exercibed on the top side and relevant grande designation g subscribed under the bottom
					side	of the mnnograms as indica- in the designs.
	Ç	5				

[No. CMD/13: 9] B. N. SINGH, Addl. Director General

मई पिल्ली, 1986-08-28

का.बा. 3328:---मारतीय मानक संस्था (प्रमाणन विन्ह) विनियम 1955 के नियम 3 के उपवित्तियम 2 तथा विनियम 3 के उपवितियम (2) और (3) के धनुसार जारतीय मानक संस्था एतदहारा द्विसूचिस किया जाता है कि जिन मारतीय मानकों के स्थोरे नीचे धनुसूची में विए गए हैं वे 1983-08-31 को निर्मारित किए गए हैं:

धनुसूची			
चमतं.	निर्धारित भारतीय मानक की पद संख्या एवं भीवंक	नए मारतीय भानक द्वारा ग्रतिकमित मारतीय मानक या मानकों, यदि कोई है, की पदसंख्या एवं सीर्वक	भ्रन्य विवरण
(1)	(2)	(3)	(4)
	S: 174-1983 सूती पसाकोग की विकिष्टि दूसरा पुनरीक्षक)	IS: 174-1965 सूती फञालेन की विक्रिन्टि (पुनरीक्षित)	
	S:182-1983 माजरी नी विभिष्टि दूसरा पुनरीक्षण)	IS: 182–1965 माजरी की विशिष्टि (पुनरीकित)	
'ए	S:948—1983 बमकल वाहिनी के प्रयोग के लिए 'टाइप बाली पानी की गाड़ी की कार्यारमक धपेकाएं बूसरा पुनरीक्षण)	IS: 948-1970 दमकल वाहिनो के प्रयोग के लिए 'ए' टाइप की पानी की गाड़ी की विशिष्टि	1983-07-31 को स्वापित
ৰি	S:1200 (माग 5)1982 मवन निर्माण एवं इंजी- व्यरी कार्यों की मापन विधियां: माथ 5 फार्मेवर्क डीसरा पुनरीक्षण)	इंजीनियरी कार्यों की मापन विश्वियां : भाग 5 फार्म वर्के,	1983-01-31 को स्थापित
		(दूसरा पुनरीक्षण)	
কী	5:1367 (माग 13)—1983 चूड़ीवार इस्पात के लकों की तकनीकी सप्लाई की कर्ते:चाग 13चूड़ीवार लकों पर गरम धूडाऊ कमईवार प्रतेप	IS: 1367-1967 चूड़ीवार बन्धको की सकनीकी सप्लाई गर्ते	→
(बू	(सरा पुनरीकण)	(पहता पुनरोक्षण)	

(1)	(2)	(3)	(4)
6.	IS: 1375-1981 काले सिक्के के पेंसिल की विशिष्टि] (पहला पुनरीक्षण)		1982-09-30 की स्थापित
7.	IS: 1405-1982-1982 कण्णे लोहे के ममूने लेले की विधियां (दूसरा पूनरीक्षण)		1982—12—31 को स्थापित
8.	IS: 1448 (पी: 20)-1982 पैट्रांलियम और उसके उत्पादों की परीक्षण विधियां,: (पी: 20) एबल उपकरण द्वारा प्रसेश प्वाइंट क्षात करना (पहला पुनरीक्षण)	IS: 1448 (पी: 20)1960 पैट्रोलियम और	1982 – 11 – 30 को रूपायित
	$IS:1559$ (भाग I) -1982 लोह सिलिकान के रासायनिक विश्लेषण की पद्धतियां भाग 1 सिलिकान कात करना \S (पहला पुनरीक्षण)	यनिक विश्लेषण की पक्षतियां	
10.	IS: 1559-(भाग 2)-1982 लोध् सिलिकान के] रासायनिक विश्लेषण की पद्मतियां: भाग 2 गम्बक ज्ञात करना । (पहला पुनरीक्षण)		1982-04-30 की स्वापित
11.	IS: 1755-1983 वात्विक तार के लिएलपेटन परीझण (पद्धतियां	प क्र तियां	-
	(पहला पुनरीक्षण)	(2) IS: 3388-1965 साम एवं ताम मिश्रित सार की लपेटन परीक्षण पद्धतियां	
		(3) IS: 4168-1967 एल्यूमिनियम और एल्यू- मिनियम मिश्रित तार की लपेटन परीक्षण पद्मतियां	
1 2	. IS: 1773-1982 पीतल के विश्वत लेपों की विशिष्टि (पहला पुनरीक्षण)	IS: 1773-1961 पीतल सेवन की विकिष्ट	1982 -12-31 को स्थापित
13	. IS: 1798-1982 काली मिर्ज, साबुस एवं पिसी हुई, की विमिण्टि (पहला पुनरीक्षण)	IS — 1798÷1961 फाली मिर्च, साबुत एवं पिसी हुई, की विशिष्टि	1983-01-31
1 4	. IS: 17991981 सिट्रैल की विशिष्टिः (पहला पुनरीक्षण)	IS: 1799-1961 सिट्रैल की विशिष्टि	19831130 को स्थापित
15	 IS: 1890 (माग 1)-1982 मात्रा, एकक और जिन्ह: भाग 1 स्थान और समय (दूसरा पुनरीक्षण) 	IS: 1890 (भाग 1)-1967 मास्रा एवं एककों सम्बन्धी सिफारियों : भाग 1 बाबारमूत एस · बाई माकाओं और एककों सम्बन्धी सिफारिस (पहला गिरीक्षण)	1983 ∸05 – 3ाको स्थापित
16	 IS: 1890 (भाग 2)-1982 माल्ला, एकक और विन्ह: भाग 2 सार्यंघ एवं सम्बन्धित वस्सुएं (पहला पुनरीक्षण) 	: IS: 1890 (भाग 2)-1981 मात्रा एवं एककों सम्बन्धी सिफारिण : भाग 2 सार्यब्रक एवं सम्बद्ध वस्तुओं की मात्राओं और एककों सम्बन्धी सिफारिण	
17	 IS: 20911983 बहुन्द्रिप वाली कांच की बीयर की बोतलों की विशिष्टि (दूसरा पुनरीक्षण) 	IS: 20911962 काच को बीयर की बोतलों की विभिष्टि (पहला पुनरीक्षण)	
18	 IS: 2380 (भाग 22)—1981 थेड परिकल बोडों एवं भ्रत्य लिग्नोसेल्यूलोजी सामग्री से बने बोडों की परीक्षण पद्धतियां 		1981-10-31 को स्यापित
	भाग 22 सतह चिपकिपापन झात करने के लिए परीक्षण		
15	9. IS: 2459-1983 स्थायाम में प्रमुक्त क्षैतिज डण्हों की विभिष्टि (पहला पुनरीक्षण)	lS: 2459-1963 ब्यायाम में प्रयुक्त क्षैतिज इंडों की विक्षिष्टि	19821130 को स्थापित
20	 IS: 2529-1983 श्रुंगार प्रसाधन उद्योग के लिए मैंग्ने- शियम धापसाइंड की विभिष्टि (दूसरा पुनरीक्षण) 	· IS: 2529-1977 श्रृंगार प्रसाघन उद्योग के लिए मैग्नेशियम श्राक्याद्य की विशिष्टि (पहला पुनरीक्षण)	

(1) (2)	(3)	(4)
21. IS: 2745-1983 फायरमैनों एवं नागरिक सुरक्षा कार्मिको के लिए, गैर धातु हैलमेटों की घिशिष्टि (दूसरा पुनरीक्षण)	i IS: 27451969 फायरमैनों के हैलमेटों की विभिष्टि (पहला पुनरीक्षण)	-
(रूप जुपरावाप) 22. IS: 2985~1982 पोत संरखना के लिए इस्पात की बलाइयों की विशिष्टि (हूमरा पुनरीक्षण)		1983-01-31 की स्थापित
23. IS: 30921982 रह क् की माली एवं निःग्राव चाकू की विशिष्टि		1982—11—30 को स्थापित
(पहला पुनरीक्षण) 24. IS: 3558-1983 संघटित कंकीट के लिए हुबाऊ कम्पिने के प्रयोग की रीति संहिता	i IS: 35581983 संधटित कंकीट के लिए ड्वा ऊ कम्पिकों के प्रयोग के लिए रीति संहिता	_
(पहला पुनरीक्षण) 25. IS: 4383-1983 मार्गदर्शी और ब्तरोहण सीहियों की विश्विष्ट	IS: 4383-1967 मार्गदर्शी सीडियों की विशिष्टि	_
(पहला पुनरीक्षण) 26. IS: 4400 (भाग 10)—1983 मर्धचालक साधनों की मापन विधियां : भाग 10 क्षेत्र प्रभाव वाले ट्रांजिस्टर		
27. IS: 5030(भाग 3)-1982 धातु काटने के पट्टी मारा है ब्लेड भाग 3 माप और मपेक्षाएं (प्रहला पूनरीक्षण)	के IS:5030⊶1969 सुनम्य पीठ वाली धा तु की कटाई की पट्टी द्वारा के ब्ले ड	1982-09-30 को स्थापित
28. IS: 5051 (भाग 1 खंड 1 से 3) इलैक्ट्रानिकी एवं पूर संबार उपस्कर के रिल की विभिष्टि माग 2 रीड रिले		1982-12-31 को स्थापित
29. IS: 5421-1981 परीक्षण छलनियां एवं परीक्षण छानन सम्बन्धी पारिभाषिकः सञ्जावली (पहला पुनरीक्षण)	IS: 54211969 परीक्षण छलनिया एवं परीक्षण छानन सम्बन्धी पारिभाविक शब्दावली	1982-03-31 को स्थापित
 IS: 5480-1983 आटोमोबाइल पालिश पेस्ट की विणिष्टि (पहला पुनरीक्षण) 	IS: 5480-1969 आटोमोबाइल पालिशपेस्ट की यिभिष्टि	
.31. IS: 5582-1982 झाटोमोटिव प्रयोग हेंसु काम काइल गरि टाइप इंधन भाषी की विशिष्टि (पहला पुनरीक्षण)	त IS: 5560-1970 म्राटोमोब(इनों के लिए ईंग्रन भाषी की विणिष्टि	1993-01-31 को स्थापित
32. IS: 5577-1982 मोटरों के लिए ऐनीटर की विशिष्टि (पहला पुनरोक्षण)	IS: 5577-1970 कारों के लिए ऐमीटर की विशिष्टि) 983-01-32 की स्थापित
33. IS: 5786 (माग 2)-1932 घल्प मिन्त के सामान्य कार्य के स्थिर प्रक्तियोध को की विशिष्टि माग 2 एक घार एल पी 1 टाइप के प्रक्तियोधक (पहला पुनरीक्षण)		1982-12-31 की स्थापित
34. IS: 5786 (भाग 3)—1982 मध्य मधित वाले सामान्य कार्य के क्वियर प्रतिरोधकों के विशिष्टि: भाग 3 एक प्रारण्लपी 2प्रकार के प्रतिरोधक (पहला पुनरीक्षण)	IS: 5786 (माग 3)—1976 मृद्ध लक्ति वाले सामान्य कार्यों के स्थिर प्रतिरोधकों की विशिष्टि: माग 3 एक प्रार 2 प्रकार के प्रतिरोधक	1983-01-31 को स्थापित
35. IS: 5786 (भाग 3)-1982 अस्य शक्ति वाले सामान्य का के स्थिर प्रतिरोक्षक माग 4एक ग्रारएल पी 3 प्रकार के प्रति- रोधक (पहला पुतरीक्षण)		1983-01-31 को स्थापित
36. IS: 60671983 वसकल बाहिनी के प्रयोग हेंसु 'एक्स प्रकार की पानी की गाड़ी की कार्यात्मक ध्रवेकाए (पहला पुनरीकाण)	त' IS: 60671971 दमकल वाहिनी के प्रयोग हेतु 'एक्स' प्रकार की पानी की गाड़ी की विशिष्टि	
37. IS: 7075-1983 पटसन के कपड़े के बंडलों के लिए क्रोड के रूप में प्रयुक्त कार्ड बोर्ड की ट्यूबों की विशि (पहला पुनरीक्षण)		-
38. IS: 7160 (भाग 7)-1980 पाठ्य पुस्तकों के लिए मुद्रण क्षेत्र हाशियों एवं टाइप साइजी सम्बन्धी संदर्शिका भाग 7 बंगासी पाठ्य पुस्तकों		1982-02-28 को स्थापित

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39.	IS: 8271 (भाग 2/बंड 7)-1982 मानृति निरंत्रण ए बयन के लिए प्रगुक्त स्फटिक किस्टल एककों की विशिष्टि माग 2 बोलकों के लिए श्रेणी 'एए': खण्ड 7 स्फटिक किस्टल यूनिट टाइप एए/07		1982-09-30 की स्थापित
40.	IS: 8271 (भाग 3/खंड 6) 1982 दोलकों में प्रयुक्त स्फटिक किस्टल एककों की विशिष्टि: भाग 3 मेणी बींसी: 6 स्फटिक किस्टल एकके टाइप बीसी-6		1983-01-31 की स्थापित
	IS: 8271 (माग 3वांड 9)-1982 भावति नियंत्रण ए चयन के लिए प्रयुक्त स्फटिक किस्टल एककों की विशिष्ट माग 3 योलकों के लिए श्रेणी बीसी: बांड 9 स्फटिक किस्टल एकक टाइप बीसी-09	र्च	1983-03-31 की स्थापित
	IS: 8413 (माग 2)1982 जीव विज्ञान सम्बन्धी उपचार एवं उपकारण सम्बन्धी प्रपेकाएं: माग 3 उत्प्रेरित स्लज प्रकिया एवं इसके परिवसन		1982-09-30 की स्थापित
	IS: 9299 (भाग 3— चंड 2)—1982 निर्मित मध्नक उप- चारित मध्नक कागज से बनी रोघन सामग्री की विकिष्टि-माग 3 मलग-मलग सामग्रियों की विकिष्टि—चंब 2 वैद्युत कार्यों के लिए सांचा वालित मध्नक कामग्रियाँ		1982-12-31 को स्थापित
7	(S: 10020 (बाग 4)-1981 बन्दरगाष्ट्र एवं पत्तन संघ- कों के निर्माण एवं डिजाइन की सिफारियों मान 4 प्रवतरण मंत्र		1982-09-30 को स्थापित
ī	S: 10026 (माग 3/खंब 2)—1983 विलायक मृक्त रोधन वानियों की विशिष्टि : भाग 3 घलग-प्रत्यन ताम- प्रेयों की विशिष्टियाँ : खंड 2 120 ताप मूचकांक की रायु मुख्कत वानिया।	(1) IS: 352 1973 विश्वस कार्यों के लिए वायु मुच्कन रोधन वानिक की विभिन्ट (पहला पुनरीक्रण)	
		(2) IS: 8264-1976 वैदात कार्यों के लिए नायू मुल्कन एवं एस्टीम्ट्रीकग रोधन वार्निकों	
		की विसिद्धि	
R	S:10037 (माग 3)-1983 वलवल के पानी निका- ने के उपस्कार की घपेकाएं: माग 3 घपकेन्द्रीय उप- कर (ठीस कटोरा टाइप)		
	S: 10047-1991 कप्पासहों की कुटाई वस्तुओं की रीक्षण पद्धतियाँ	•	1982-09-30 को स्थापित
4.	5: 100991992 भाषीय परिवत्तन झात करने सम्बन्धी रीक्ष कों में बस्त्रों के ममूने और परिवान बनाने बिन्ह वाने और मापन सम्बन्धी पढ़ित्यां		1982-10-31 को स्वापित
9. IS	: 10115-1982 फासफोरस पेंटासल्फाइड की विशिष्टि	 -	1982-12-31 को स्वापित
	: 10180-1982 घातुर्घो पर समतल दाव द्वारा : विरोधी कठोरता के परीकण की पद्मतियां	******	1982-12-31 की स्थापित
	: 10187-1982 चार जीभी दिशारमक नियंत्रम ।स्वों के रोपण सतहों की सिफारियें		1982-12-31 की स्वापित
	S:10202~1982 खानों में उपयुक्त खुरचनी की वेशिष्टि		1982-11-30 को स्थापित
53.]	S: 10210-1982 वरवाजों में प्रवचासित हाइस्टों के डिजाइन सम्बन्धी मापवण्ड		1982-12-31 को स्थापित
	S: 10259-1982 एहबूमिनियम एवं एल्यूमिनियम मिश्र ग्रापु उत्पादों के बितरण भौर निरीक्षण की सामान्य कर्त	~	1982-12-31 को स्थापित
	ing actual to lancer and require the district and		
5 5. Ì	S: 10261-1982 गन्देपामी के उपचार के लिए निवार-		1983-01-31 को स्वापित
5 5. ਹੈ ਤਰ 5 6.	-	1	1983-01-31 को स्वापित 982-12-31 को स्थापित

1) (2)	(3)	(4)
58. IS: 10278-1982 मोपेड़ों की प्रधिकतम गति भापन पढ़तियां	-	1983-01-31 को स्थापित
59. IS: 10279-1982 लेखन सामग्री बस्तुओं जिनमें बियोज्य बीटें भी सम्मिशत है, के समग्र सुध्यवस्थित साहुओं की विविध्ट		1982-11-30 की स्वापित
60. 10293-1982 उपकरणों के लिए भाँसे टेपर पीकों पर वैकल्पिक खांचे के माप		1983-02-28 को स्थापित
81. IS : 10297-1982 पूर्वेनिर्मित प्रवसित/पूर्व प्रवसिधिति कंभीट की घारीदार प्रवचा कोशवाली स्त्रीय यूनिटों बारा छतों एवं फर्नों के निर्माण एवं डिजाइन की रीति संहिता	allier.	1982-12-31 को स्वापित
32. IS: 10298-1982 वलाईघरों के लिए सीचा एवं कोड क्रुफल बहिटयों के निर्माण एवं विजाइन की मार्गैदर्शिका		1982-12-31 को स्वापित
3. IS : 10307≈1982 वार्तों के बरो एवं कटरों के कार्य- कारी पूजों के पदनाम सथा नामित माकार		1983-02-28 को स्थापिएस
4. IS: 10308-1982 नयुवाने के भभूने की ववासनलीखेवम द्युवे एवं गाव्छ		1983-01-31 को स्वापित
. IS: 10309-1982 कंटीवार, तिर्छी कुंजी की विकिष्टि	-	1983-01-31 भी स्वापित
. IS: 10313-1982 जल उपचार संग्रंत के लिए नियार ष्टेकी (निमसकारी उपकरण) की घपेक्षाएं		1983-01-31 भेंगे स्वापित
7. IS : 10316-1982 भावृती समन्यय की सिफारिसें, बाधारभूत नाव्यूत		1982-12-31 की स्थापित
 8. IS: 10337-1982 सिंबाई के लिए उपयुक्त मृता विशेष- ताओं के मूल्यांकन की संदक्षिका 		1983-01-31 की स्वापित
 IS: 10324-1982 बोतलबंद पेय के लिए सकड़ी के किटों की विशिष्टि 		1983-01-31 मी स्थापित
 IS: 10326-1982 मेनिंग नमूने की प्लास्टर पिमिल प्रसारक की विशिष्टि 		1983-03-31 को स्वापित
 IS: 10329-1982 फोटो कागज की प्रकास प्रभाष ग्रातिला खांच की प्रकृति 	***	1983-03-31 को स्वापित
 IS: 10377-1982 कलाई घड़ियों के लिए 32.768 के एच जैब स्फटिक किस्टल की विशिष्टि 		1983-05-31 को स्वापित
 IS: 10344-1982 गैग फ्रेम, बेबिस बायल के टंग प्लेटीं की विशिष्टि 	******	1983-03-31 को स्वापित
4. IS: 10349-1982 योभ्यसभ धीर मूर भमूने भी नितम्ब सक्षमान के लिए मोटी रेती की वित्तिष्टि	,	1983-03-31 को स्थापित
 IS: 10383-1982 समतल पर मुड़ी कील कैंचियों की वित्तिष्ठि 	•••	1983-03-31 को स्थापिश
 IS: 10384-1982 मच्ह्रम पद्दी के लिए स्मिथ के लमूने की कैंपियों की विक्षिप्ति 		1983-03-31 को स्थापिस
 7. IS: 10386 (बाग 1)-1983 नदी चाटी परियोजनायों के निर्माण, परिवासन एवं रच-रचाव की सुरका संहिताः बाग 1 सामान्य पहलू 	~	
 IS: 10386 (भाग 2)-1982 नदी बाटी परियोजनार्यों के निर्माण, परिचालन और रच-रचाव की सुरक्षा संहिता: भाग 2 सुविधाएं, संरक्षारमक भावरण एवं उपकरण 		1983-03-31 को स्थापित
 IS: 10386 (भाग 6)-1983 नदी माटी परियोजनाओं के निर्माण, परिचालन धौर रख-रखाब की सुरक्षा संहिता मान 6 निर्माण 		
 IS: 10388 (भाग 10)-1983 मदी बाटी परियोज- भाग्नी के निर्याच परिचासन एवं रख-रखाप की सुरक्षा चंहिता माग 10 गैसों रतायनों एवं क्वसनशीस ह्यों, 	abha	
के संब्रहण, हस्तन संसूचन सुरक्षा उपाय		

(1	(2)	(3)	(4)
31.	IS: 10436-1983 सार्वजनिक सूचना एम्पलीफामरों की विभिष्ट	(1) IS: 1490-1059 मुख्य लाइन चालि मार्चजितक सूचना एम्पलीफायरों की न्युनतम संबंधी ध्येकार्थों की सिफारिशे, एवं	त 1983-05-31 की स्था पिह
		(2) IS: 1819-1961 सार्वजनिक सूचना एम्पली- फाबरों की सामान्य बपेक्षाओं सम्बन्धी निकारिकें	
3.	IS: 10430-1982 पक्को नहरों सम्बन्धी मापदण्ड भौर लाइनिंग की टाइप के जयन की मार्थ- दर्शिका		
3.	IS: 10442-1983 भूमि नेशमी (स्पायरल टाइप) की विशिष्टि	acens	
34.	IS: 10452 (भाग 2)-1982 विद्युत उपकरण के लिए भावरित भालकों की परीक्षण विधियां : भाग 2 रेफेंबरर चाबरित चालक		
3 5.	IS:10455-1983 धाराबाहिक प्रकाशनों में सारांश पत्रों के प्रस्तुतीकरण की मार्गदिशिका		
86.	IS: 10456-1983 जांदी जिलेटिन टाइव मादकोसार्म की संघनता की विशिष्टि		1983-07-31 को स्यासित
7.	IS: 10469-1983 ढलाईबर के लिए नल संग्र रोधी मिश्रण की विभिष्टि	<u>۔</u>	983-05-31 को स्थापित
8.	IS: 10470-1983 वायु शीतित ऊष्मा विभियम की विशिष्टि:	<u></u>	-
9.	IS: 10471-1983 इलेक्ट्रोनी संघटकों एवं समुख्यकों में जंग की रोकथाम मध्यन्धी धनुशासित रीति		
0.	IS: 10472-1983 विश्वत लेपन में प्रयुक्त फिल्टर एवं पाउटर की विशिष्टि		
1.	IS: 10476-1983 वायु धाकाशीय कार्यों के लिए पालिएस्टर शीमा परतों के लिए शीवम कांच के चूने बस्त की विशिष्टि		
92.	IS: 10477-1983 सुक्षम परिपक्ष के लिए पर्याचरणीय परीक्षण प्रक्रियाएं		
ij.	IS: 10488 (भाग 3)-1983 पूरवर्शन तस्वीर ट्यूबों के साब प्रयुक्त निर्मत परिणामिश्लों के फ्रेम भी विशिष्टि: भाग 2 470,510, 590 धौर 610 मिमी दूरवर्शन तस्वीर ट्यूबों के लिए एफ बोटी बाई एच टाइप	-	***
4.	IS: 10489-1983 अपवर्षी पट्टियों के सिए इस्पात ब्रेसर की विशिष्टि	sained	-adga
5.	IS: 10490-1983 एक एवं बोर्नाच वाली श्रीम लेखिंग छर्रे वाली मन्द्रकों की विकिटिट	ag au	
8.	IS: 10492-1983 खंगर केश्रस स्टापरीं की सामान्य संपेक्षाएं एवं परीक्षण	and the state of t	
7.	IS: 10493-1983 जंग से प्रस्काई संरक्षण के लिए जंग रोधी परीक्षणों की विधियां	.upra-d	
98.	IS: 10495-1983 उन सत्ताधन उद्योग के बहिस्त्रवियां के उपचार एवं निपटान की संदक्षिका		
99.	IS: 10503-1983 रंगीत तूरदर्शंग की तस्कीर दृश्यों की मापन विधियां	<u></u>	1983-08-30 की स्वापित
0.	IS: 10510-1983 बी -बी काम्सिस्टोमीटर की विविधिः		<u>ــ</u> ــ
	IS: 10511-1983 सामान्य हेन्ट्रेन से धनसेवण द्वारा जामर में ऐस्पनस्टीन ज्ञात करने की विधि		<u>-</u>

102. IS: 10512-1983 बामर में मोस की माखा जात करने की पिछि 103. IS: 10523-1983 शिम्नु प्रसाधन साबुन की विधिष्टि 104. IS: 10526-1983 बान्तरिक जलयानी के लिए झर्गन		
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शामक जल तंत्र के लिए दाव की विशिष्टि 05. IS: 10527-1983 मधांतरिक जलयानों के लिए मन्धी- कित बायु तंत्र की दाव रेंजों की विशिष्टि	~~	~~~4
06. IS: 10529-1983 मछली पकड़ने की यंत्रीकृत छोटी नौकाशों के इंजन की शक्ति निर्धारण की मार्गदर्णिका		√ •
07. IS: 10533-1983 चान्तरिक पहुत इंजनों के लिए वास्व गाइटों की विविद्धिः	and and	
08. IS: 10538-1983 कृक्षिम श्रंगों के लिए श्रन्तस्य युक्ति याले रसोई चाकू की विधिष्टि		~ -
09. IS: 10539-1983 कृतिम श्रंगों के लिए घन्तस्य युक्ति वासी वराती की विभिन्धि	~ ≠	
0. IS: 10544 (भाग 2)-1983 रेडियों चालित छोरी को विभिष्टि: भाग 2 भागलीन भी बुनी हुई गींगे के कोड धाली		- -
11. IS: 10544 (भाग 3)-1983 रेडियों द्वाहन कोरी की विभिष्टि भाग 3 पोलिएस्टर गुवा धुई, नावशीन कोड वाली		<u></u> `
12. IS: 10547-1983 फोटोपलिंग लैम्पों एवं इलेक्ट्रोनी फोटो फ्लैंग एककों के लिए कैमरा सहायकांग गूज की विकिष्टि		
13. IS: 10552-1983 सीवर साफ करने की मिक्त चालित बाल्टी ठाप मंगीन में प्रयुक्त बाल्टियों की विभिष्टि 14. IS: 10553 (भाग 1)-1983 कलीरीनीकरण उनकरण		
की प्रभोक्ताएं : भाग 1 क्लोरीन के सिलिकरों एवं कुर्मों के रख रखाव, मंडारण एवं मुख्या सहित क्लोरीनीकरण संयक्षों की सामान्य मार्गविधिकाएं	_	
15. IS: 10553 (माग 2)-1983 क्लोरीनीकरण अपकरण की अपेक्षाएं: भाग 2 रिक्त स्थान पोबण टाइए क्लोरी- मेटर		
16. IS: 10555-1983 एक्सकोलिएटेट विभिक्तलाइट की विभिन्टि	, 	~~
17. IS: 10556-1983 ऊष्मा रोधन सामग्रियों के भंडारण एवं रख रखाव की रीति संहिता		
18. IS: 10557-1983 भांक हे संसाधन के लिए कागज की टेप के रोलों की विशिष्टि		
19. IS: 10562-1983 रे वा मग्र मांग बाले म्बेप पैन की विभिन्दि	* Nagarang	
20. IS : 10569-1983 एलुमिनियम कास्य की छड़ों एवं सरिया की विशिष्टि		and the second s
 IS: 10570-1983 रिफैक्टरी की ढलाई योग्य बस्तुको की परीक्षण पदिति, 		
22. IS : 10574-1983 समानास्तर साइड वाली बलैम्प प्लटी के साथ प्रयुक्त क्लैम्प बंटनों की विशिष्टि		
23. IS: 10576-1983 स्ताइड यूनिटों के लिए मणीत औजारों के निर्माण के लिए माइयूली दकाइयों के माप स्लाइड मूनिटों के विग प्राधार		
24. TS: 10582-1983 जिल्दमार्थी के कपड़े की विशिष्टि		m-s

इन भारतीय मानकों की प्रतियां भारतीय मानक संस्था, मानक भवन, 9 बहादुरमाह जकर मार्ग, नई विल्ली-110002 भीर प्रहमदाबाद , बंगजीर भोपाल, भुवनेत्वर, धम्बई, कलकत्ता, हैयराबाद, जयपुर, कानपुर, महास, मोहाली, पटना तथा निवेग्द्रम स्थित णाखा कार्यालयों से भी बिकी के लिए उपलब्ध हैं। [सं. सी एम डी/13:2]

New Delhi, 1986-08-28

S.O. 3328.—In pursuance of sub-rule (2) of Rule 3 and Sub-regulations (2) and (3) of regulation 3 of Indian Standards Institution (Certification Marks) Rules and Regulations, 1955, the Indian Standards Institution notifies that the Indian Standard(s), particulars of which are given in the Schedule hereto annexed, have been established on 1983-08-31:

SCHEDULE

		3CHEDULE	
SI. No.	No. and Title of the Indian Standards Established	No. and Title of the Indian Standard or Standards, if any, superseded by the new Indian Standard	Remarks, if any
(1)	(2)	(3)	(4)
	(S : 174-1983 Specification for flannelettes (Second Revision)	IS: 174-1965 Specification for flanuelettes (Revised)	-11-11
2.	IS: 182-1983 Specification for mazri (Second Revision)	IS: 182-1965 Specification for mazri (Revised)	→
3.	IS: 948-1983 Functional requirements for water tender type 'A' for fire brigade use (Second Revision)	IS: 948-1970 Specification for water ten- der, type A, for fire brigade use (First Revision)	Established on 1983-07-31
4.	IS: 1200 (Part V)-1982 Method of measu- rement of building and civil engineering works; Part V Form work (Third Revision)	IS: 1200 (Part V)-1972 Method of measu- rement of building and civil engineering works; Part V Form work (Second Revision)	Established on 1983-01-31
5.	•	IS: 1367-1967 Technical supply conditions for threaded fasteners (First Revision)	
6.	IS: 1375-1981 Specification for black lead pencils (First Revision)	IS: 1375-1959 Specification for black lead penscils	Established on 1982-09-30
7 .	IS: 1405-1982 Methods of sampling iron ores (Second Revision)	IS: 1405-1966 Methods of sampling iron ore (First Revision)	
	IS: 1448 [P: 20]1982 Methods of test for petroleum and its products; (P: 20) Determination of flash point by abel apparatus (First Revision)	IS: 1448 [P: 20]-1960 Methods of test for petroleum and its products; P: 20 Flash point by abel apparatus	
9.	IS: 1559 (Part I)-1982 Methods of chemical analysis of ferrosilicon Part I Determination of silicon (Pirst Revision)	IS: 1559-1961 Methods of chemical analysis of ferro-alloys	Established on 1982-93-31
10.	IS: 1559 (Part II))-1982 Methods of chemical analysis of ferro silicon Part II Determination of sulphur (First Revision)	IS: 1359-1961 Methods of chemical analysis of ferro-alloys	Established on 1982-04-30
11.	IS: 1755-1983 Method for wrapping test for metallic wire (First Revision)	 (i) IS: 1755-1961 Method for wrapping test of wire, (ii) IS: 3388-1965 Method for wrapping test for copper and copper alloy wire and 	-
		(iii) IS: 4168-1967 Method for wrapping test of aluminium and aluminium alloy wire	
12.	IS: 1773-1982 Specification for electro- plated coatings of brass (First Revision)	IS: 1773-1961 Specification for brass plating	Established on 1982-12-31
13.	IS: 1798-1982 Specification for black pep- per, whole and ground (First Revision)	IS: 1798-1961 Specification for black pep- per, whole and ground	Established on 1983-01-31
14.	IS: 1799-1981 Specification for citral (First Revision)	IS: 1799-1961 Specification for citral	Established on 1982-11-30
15.	IS: 1890 (Part I)-1982 Quantities, units and Symbols; Part I Space and time (Second Revision)	IS: 1980 (Part I)-1967 Recommendations for quantities and units; Part I Recom- mendation on basic quantities and units of the SI (First Revision)	Established on 1983-05-31
	IS: 1890- (Part II)-1982 Quantities, units and symbols; Part II Periodic and related phenomena (First Revision)	IS: 1890 (Part II)-1961 Recommendation for quantities and units; Part II Recom- mendation on quantities and units of periodic and related phenomena	Established on 1983-05-31
17.	IS: 2091-1983 Specification for multi-trip glass beer bottles (Second Revision)	IS: 2091-1962 Specification for glassbeer bottles (First Revision)	_

1)	(2)	(3)	(4)
8.	IS: 2380 (Part XXII)-1981 Method of test for wood particle boards and boards from other lignocellulosic materials; Part XXII Determination of surface glueability test		Established on 1981-10-31
9.	IS: 2459-1982 Specification for horizontal bard used in gymnastics (First Revision)	IS: 2459-1963 Specification for horizontal bars used in gymnastics	Established on 1982-11-37
20.	IS: 2529-1983 Specification for magnesium oxide for cosmetic industry (Second Revision)	IS: 2529-1977 Specification for magnesium oxide for cosmetic industry (First Revision)	
۱,	IS: 2745-1983 Specification for non-metal helmet for firemen and civil defence personnel (Second Revision)	IS: 2745-1969 Specification for firener's helments (First Revision)	
2.	IS: 2985-1982 Specification for steel castings for ship's structure (Second Revision)	IS: 2985-1973 Specification steel castings for ship's structure (First Revision)	Established on 1983-01-31
3.	IS: 3092-1982 Specification for rubber draining and tapping knife (First Revision)	IS: 3092-1955 Specification for rubber draining and tapping knife	Established on 1982-11-30
4.	IS: 3558-1983 Code of practice for use of immersion vibrators for consolidating concrete (First Revision)	IS: 3558-1966 Code of practice for use of immersion vibrators for consolidating	
5.	IS; 4383-1983 Specification for pilot and embarkation ladders (First Revision)	I IS: 4383-1967 Specification for pilot ladders	_
	IS: 4400 (Part 10)-1983 Methods of measurements on semiconductor devices; Part 10 Field effect transistors		_
	IS: 5030 (Part III)-1982 Specification for metal cutting bandsaw blades; Part III Dimensions and requirements	IS: 5030-1969 Specification for flexible- back metal cutting bandsaw blades	Established on 1982-09-30
8.	(Ist Revision) IS: 5051 (Part II/Sec 1 to 3)-1982 Specification for relays for electronics and telecom-		Established on 1982-12-31
	munication equipment Part II Reed relays IS: 5421-1981 Glossary of terms relating to test sleves and test sieving	IS: 5421-1969 Glossary of terms relating to test sleves and test sieving	Established on 1982-03-31
0.	(First Revision) IS: 5480-1983 Specification for automobile polish, paste (First Revision)	bile polish, paste	_
	IS: 5562-1982 Specification for cross coil movement type fuel gauges for automotive applications (First Revision)	IS: 5562-1970 Specification for fuel gauges for automobiles	Established on 1983-01-31
2.	IS: 5577-1982 Specification for ammeters	for automobiles	Established on 1983-01-31
3.	IS: 5786 (Part II)-1982 Specification for fixed resistors general purpose, low power; Part II resistors type FRLP 1 (First Revision)	IS: 5786 (Part II)-1976 Specification for fixed resistors general purposes, low power; Part II Resistors type FR 1	Established on 1982-12-31
4.	IS: 5786 (Part III)-1982 Specification for fixed resistors general purpose, low power-Part III Resistors type FRLP 2	r IS: 5786 (Part III)-1976 Specification for fixed resistors general purposes, low power; Part III Resistors type FR 2	Established on 1983-01-31
5.	(First Revision) IS: 5786 (Part IV)-1982 Specification for fixed resistors general purpose, low power; Part IV Resistors type FRLP 3	IS: 568 6-(Part IV)-1976 Specification for fixed resistors general purposes, low power; Part IV resistors type FR 3	Established on 1983-01-31
6.	(First Revision) IS: 6067-1983 Functional requirements for water tender type 'X' for fire brigade use	IS: 6067-1971 Specification for water tender, Type 'X' for fire brigade use	
7.	(First Revision) IS: 7075-1983 Specification for cardboard tubes used as cores for jute fabric rolls	IS: 7075-1973 Specification for cardboard tubes used as covers for jute fabric rolls	
3.	(First Revision) IS: 7160 (Part 7)-1980 Guide for print area, margins and type sizes for textbooks; Part VII Textbooks in Bengali	~	Established on 1982-02-28

((5)	(3)	(4)
39	. IS: 8271 (Part II/Sec. 7)-1982 Specification for quartz crystal units used for frequency control and selection- Part II Series AA for oscillators; Section 7 Quartz crystal unit type AA-07		Established on 1982-09-30
4 0	. IS: 8271 (Part III/Sec. 6)-1982 Specification for quartz crystal units used in oscillators; Part III series BC; Section 6 Quartz crystal unit type BC-06		Established on 1983-01-31
41	. IS: 8271 (Part III/Sec. 9)-1982 Specification for quartz crystal units used for frequency control and selection; Part III Series BC for oscillators; Section 9 Quartz crystal unit type BC-09		Established on 1983-03-31
42.	IS:8413 (Part II)—1982 Requirements for biological treatment and equipment; Part II Activated stludge process and its modifications.		Established on 1982-09-30
43.	IS:9299 (Part III/Sec. 2)—1982 Specifications for insulating materials based on built-up mica or treated mica paper; Part III Specifications for individual materials; Section 2 Moulding mica materials for electrical purposes		Established on 1982-12-31
44.	IS:10020 (Part IV)—1981 Recommendations for design and construction of port and harbour components; Part IV Slipways.	1	Established on 1982-09-30
45.	IS:10026 (Part 3/Sec.2)—1983 Specifications for insulating varnished containing solvents; Part 3 Specifications for individual materials; Section 2 Air drying varnishes with temperature index 120	 (i) TS: 352-1973 Specification for air-drying insulating varnishes for electrical purposes (First Revision) (ii) IS:8264-1976 Specification for air-drying and antitracking insulating varnish for electrical purposes. 	•
46.	IS:10037 (Part 3)—1983 Requirements for sludge dewatering equipment; Part 3 centrifugal equipment (Solid bowl type).		
47.	IS:10047—1981 Methods of testing refractory ramming masses.		Established on 1982-09-30
	IS:10099-1982 Methods for preparation, marking and measuring of fabric specimens a garments in tests for determination of dimensional change.	nd	Established on 1982-10-31
	IS:10115—1982 Specification for phosphorus dentasulphide.		Established on 1982-12-31
50.	IS:10180-1982 Method for plane strain fracture toughness testing of metals.	-	Established on 1982-09-30
	IS:10187-1982 Recommendation for mounting surfaces for four-port disectional control valves.	■ II sh uphup	Established on 1982-12-31
52.	IS:10202—1982 Specification for scrapers used in mines.		Established on 1982-11-30
	[S:10210—1982 Design criteria of hydraulic hoists for gates.		Established on 1982-12-31
	IS:10259—1982 General condition of delivery and inspection of aluminium and a Aluminium alloy products		Established on 1982-12-31
-	IS:10261-1982 Requirements for settling tank (Clarifier equipment) for waste water treatment.		Established on 1983-01-31
56.	S:10270—1982 Guidelines for design and construction of prestressed rock anchors.	•	Established on 1982-12-31
57.	IS:10277-1982 Specification for handle grips for mopeds		Established on 1983-01-31
	IS:10278-1982 Method of measurement for the maximum speed of mopeds.		Established on 1983-01-81

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59.	IS:10279—1982 Specification for overall tri med sizes of articles of stationery that inclu detachable sheets.	m- de	Established on 1982-11-30
60.	IS:10293-1982 Dimensions for optional recess on morse taper shanks for tools.		Established on 1983-02-28
	IS:10297-1982 Code of practice for design and construction of floors and roofs using pacts reinforced/prestressed concrete ribbed or cored slab units.		Established on 1982-12-31
62,	IS:10298-1982 Guidelines for design and constructions of mould and core drying ovens for foundries.		Established on 1982-12-31
	IS:10307-1982 Nominal sizes and designation of working parts of burs and cutters, dental	_ 	Established on 1983-02-28
64.	IS:10308-1982 Specification for tracheostomy tubes and guides, Cubley's pattern.	- 	Established on 1983-01-31
65.	IS:10309-1982 Specification for key, torquing, edgewise.	-	Established on 1983-01-31
66.	IS:10313-1982 Requirements for settling tank (clearifier equipment) for water treatment plant.		Established on 1983-01-31
67.	IS:10316-1982 Recommendations for modular co-ordination-basic module.		Established on 1982-12-31
68.	IS:10317-1982 Guide for evaluation of soil properties relevant to irrigation.		Established on 1983-01-31
69.	IS:10324-1982 Specification for wooden crates for bottled drinks.	<u></u>	Established on 1983-01-31
70.	IS:10326-1982 Specification for spreader, plaster cast, Henning's pattern		Established on 1983-03-31
71.	IS:10329-1982 Method for sensitometry of photographic papers		Established on 1983-01-31
72.	IS:10337-1982 Specification for 32-768 kHz quartz crystal units for wrist watches.		Established on 1983-05-31
73.	IS:10344-1982 Specification for gag frame, dovis-boyle, and tongue plates.		Established on 1983-03-31
74.	IS:10349-1982 Specification for rasp for hip prothesis, Thompons' and Moore's patterns		Established on 1983-03-31
75.	IS:10383-1982 Specification for sciessors, nail, curved on flat.	— 	Established on 1983-03-31
76.	IS:10384-1982 Specification for scissors, bandage, Smith's pattern.		Established on 1983-03-31
77.	IS:10386 (Part 1)-1983 Safety core for contructions, operation and maintenance of rive valley projects; Part I General aspects.	or ——	
78.	IS:10386 (Part II)—1982 Safety in construction, operation and maintenance of rivervalley projects; Part II Amenities, protective clothing and equipment.		Established on 1983-03-31
79.	IS:10386 (Part 6)-1983 Safety code for construction, operation and maintenance of river valley projects; Part 6 Construction.		
80.	IS:10386 (Part 10)-1983 Safety code for construction, of eration and maintenance of riv valley projects; Part 10 Storage, handling, detection and safety measures for gases, chemicals and flammable liquids.		<u></u>
81.	dress amplifiers.	 (i) IS:1490-1959 Recommendations for minimum performance requirements of mains-operated public address ampli- fiers and (ii) IS:1819-1961 Recommendations for general requirements of public address amplifiers. 	
82.	IS:10430-1982 Criteria for design of lined canals and guidelines for selection of type of lining.		
83.	IS:10442-1983 Specification for earth augers (spiral type)		
84.	IS:10452 (Part 2)—1983 Methods of test for covered conductors for electrical equipment; Part 2 Fibrous covered conductors.		

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85.	IS:10455—1983 Guidelines for presentation of abstract sheets in serial publications.		And an analysis of the second
86.	IS:10456-1983 Specification for density of silver gelatin type microforms		Established on 1983-07-31
87.	IS:10469-1983 Specification for antipiping compound for foundry.		Established on 1983-05-31
88.	IS:10470-1983 Specification for air cooled heat exchangers.		
89.	IS:10471-1983 Recommended practice for corrosion prevention in electronic component and assemblies.		
90.	IS:10472-1983 Specification for filter and power for use in electroplating.		
91.	IS:10476-1983 Specification for woven roving glass fabric for polyester-glass laminates for aerospace purposes.		
92.	IS:10477-1983 Environmental testing procedures for microcircuits		75-
93.	IS:10488(art 2)—1983 specification for frame output iransformers used with television picture tubes/ Part 2 Type FOT IH for 470, 510, 590 and 610 mm television picture tubes.		i a de
94.	IS:10489-1983 Specification for steel dresser for abrasive wheels.	1974	
95.	IS:10490-1983 Specification for breech loading shot guns, single and double barrel.	was stall	
96.	IS:10492-1983 General requirements and testing of anchor cable stoppers.		
97.	IS:10493-1983 Method for corrosion protection tests for temporary corrosion preventives.	· —	>
98.	IS:10495-1983 Guide for treatment and disposal of effluents of wool processing industry		
99.	IS:10503-1983 Methods of measurement of colour television picture tubes.		Established on 1983-06-03
100.	IS:10510-1983 Specification for vee-bee consistometer.		
101.	IS:10511-1983 Method for determination of asphaltenes in bitumen by precipitation with normal heptane.		 .
102.	IS:10512-1983 Method for determination of wax content in bitumen.	, <u></u>	
103.	IS:10523-1983 Specification for baby tollet soap	···-	
104.	IS:10526-1983 Specification for pressure for fire fighting water system for inland vessels.		
105.	IS:10527-1983 Specification for pressure ranges for compressed air system for inland vessels.		
	IS:10529-1983 Guidelines for estimation of engine power for small mechanized fishing ing boats.		
	IS:10533-1983 Specification for valve guides for internal combustion enignes.		
108.	IS:10538-1983 Specification for kitchen knife terminal device for artificial limbs.	y wyddi dd	
109.	IS:10539-1983 Specification for sickle terminal device for artificial limbs.		
	IS:10544(Part 2)-1983 Specification for radio drive cords; Part 2 woven nylon, Glass core.		
	IS:10544 (Part 3)-1983 Specification for radio drive cords; Part 3 Braided Polyester, nylon core.		
	IS:10547-1983 Specification for camera accessory shoes for photoflash lamps and electronic photoflash units.		Established on 1983-07-31

(1)	(2)	(3)	(4)
113.	IS:10552-1983 Specification for buckets to be used in power driven bucket type sewer cleaning machines.		
114.	IS:10553 (Part 1)—1983 Requirements for chlorination equipment, Part 1 General guidelines for chlorination plants including handling, storage and safety of chlorine cylinders and drums.	 -	
115.	IS:10553 (Part 2)—1983 Requirements for chlorination equipment; Part 2 Vaccum feed type chlorinators.		
116.	IS:10555-1983 Specification for exfoliated vermiculite.		
117.	IS:10556-1983 Code of practice for storage and handling of thermal insulation materials.		
118.	IS:10557-1983 Specification for paper tape rolls for data processing.		
119.	IS:10562-1983 Specification for sketch, pen fibre-tap.	•	
120.	IS:10569-1983 Specification for aluminium bronze rods and bars.	 .	
121.	1S:10570-1983 Method of testing refactory castables.		
122.	IS:10574-1983 Specification for clamp buttons to be used with parallel sided clamp plates.		·
123.	IS:19576-1983 Dimensions for modular units for machine tool construction-wing bases for slide units.		 -
124.	IS:10582-1983 Specification for book binding cloth.		

Copies of these Indian Standards are available for sale with Indian Standard Institution, Manak Bhavan, 9 Bahadur Shah Zafar Marg, New Delhi-110002 and also with its Branch Offices at Ahmedabad, Bangalore, Bhopal, Bhubaneshwar, Bombay, Calcutta, Hyderabad, Jaipur, Kanpur, Madras, Mohali, Patna and Trivandrum.

[No.CMD/13:2]

वाणिज्य मंत्रालय

नई दिल्ली, 27 सितम्बर, 1986

का्या. 33 29.—केन्द्रीय सरकार, निर्धाप (क्वालिटी निर्मात्रण श्रीर निरीक्षण) प्रधिनियम, 1963 (1963 का 22) की धारा 17 द्वारा प्रवक्त शिक्तयों का प्रयोग करते हुए, निम्नलिखित नियम बनाती है, श्रवीत :—

- संक्षिप्त नाम तथा प्रारम्भ.—(1) इन नियमों का मंक्षिप्त नाम निर्यात निरीक्षण परिषद् प्रिभिद्यायी भविष्य निश्चि नियम, 1986 है।
 - (2) ये राजपन में प्राथमन की तारीख को प्रदृत्त होंगे।
- 2. परिभाषाएं.---इन नियमों में, जब तक कि संदर्भ से ग्रन्यया भवेक्षित न हो,---
- (क) "अभिकरण" से, भ्राधिनियम की धारा 7 के श्रधीन सुम्बई, कलकत्ता, कोचीन, दिल्ली नथा मद्रास में स्थापित निर्यात निरीक्षण श्रिभि-करण भ्राभिनेत है;
 - (स) "श्रव्यक्ष" से, निर्यात निरीक्षण परिषद्का मध्यक्ष श्रभिन्नेत है;
- (ग) "परिषद" से, श्रिविनियम की धारा 3 के अधीन स्थापित निर्यात निरीक्षण परिषद् अभिन्नेत है;
- (घ) "निदेशक" से, परिषद् का निरीक्षण तथा स्वालिटी नियंक्षण निदेशक प्रभिन्नेत है;
- (क) "उपलब्धिया" से, प्रभिन्नेत है स्थानापन्न रूप से गाम करने का बेसन, विशेष वेतन, निजी वेतन, मंहगाई वेतन या इसमें विशेष रूप से घोषित कोई प्रन्य राशि जो सेवा निवृत्ति लाभों, धुट्टी बेतन या जीवन

निर्वाह प्रभुवान को निश्चित करने के लिए अहगणिन की जाती है जैसा कि मूल नियमों में परिभाषित है;

- (च) ''कभंचारी'' 'से, परिषद् या ग्रमिकरण का पूर्णकालिक नियमित कर्मचारी श्रमिपेत है;
 - (छ) "कुटुम्ज" से ग्रभिन्नेत है---
 - (i) पुरुष कर्मचारी की वशा में, कर्मचारी की गरनी या पिल्नयां तथा संतान भीर कर्मचारी के मृतक पुत्र की विधवा या क्रिश्वाएं तथा संतान प्रभिन्नेत हैं;
 - (ii) महिला कर्मचारी की दशा में, कर्मचारी का पित भौर संलानें।
 तथा कर्मचारी के मृतक पुत्र की विश्ववा या विश्ववाएं नथा सैतानें हैं;

परस्तुयह कि –

(1) यदि पुरुष कर्मचारी यह साबित कर देता है कि उसकी पत्नी उससे कानूनी रूप से पृथक है या वह समुदाय जिससे बह मंबंधित है उसके भरणपोपण के लिए वह हकदार नहीं रह गयी है, तो उसे कर्मचारी के कुंदुम्य का सबस्य उन भामलों में नहीं समझा जाएगा जिससे यह नियम संबंधित हैं जब तक कि कर्मचारी कार्यालय के प्रधान को प्रमाण महित यह लिखित रूप में सूचित नहीं कर देता है कि उसे ऐसा समझा जाता रहे।

(2) यवि महिला कर्मचारी घ्रपने पति को घ्रपने कुटुस्व से घ्रपर्वाजत करने की घ्रपनी इच्छा कार्यालय के प्रधान को लिखित सूचना द्वारा व्यक्त करती है तो पति को तब तक उन मामलों में जिनसे ये नियम संबंधित हैं कर्मचारी के कुटुस्व का सदस्य 'नहीं समझा जाएगा, जब तक कि कर्मचारी ऐसी सूचना को लिखित में रह नही कर देती।

स्पष्टीकरण—इस खंड में निर्विष्ट सूचना में महिला कर्मचारी यह उपविशित करेगी कि, उसका पित शारीरिक रूप से विकलांग है या नहीं और पूर्णतः उस पर भाश्रित है या नहीं। ऐसी सूचना प्राप्त होने पर कार्यालय के प्रधान को उसके कुंदुम्ब से पित के धपवर्णन को इंकार करने का अधिकार होगा। टिप्पण: "संतान" से भाभिन्नेत है धर्मज संतान ही और इसमें इसक संतान भी सम्मिलित है जहां दसकग्रहण कर्मचारी को शासिन करने वाली स्वीय विधि हारा मान्य है।

- (ज) "निधि" से निर्यात निरीक्षण परिषद मिमदायी मिषष्य नियम मिभिनेत है;
- (म) "कार्यालय प्रधान" से, वह प्रधिकारी धिमप्रेत है जिसे परिषद ने या उसके अध्यक्ष या निदेशक ने ऐसा घोषित किया है;
- (अ.) "छुट्टी" से परिषद् द्वारा मान्यता प्राप्तः किसी भी प्रकारकी छुट्टी अभिप्रेत है।
- (ट) "स्वीकृति प्राधिकारी" से परिषद् या ग्राधिकरण का निवेशक या कोई ग्रन्य ग्राधिकारी भ्राधिप्रेत है जिसे इन नियमों के प्रयोजनों के लिए इस रूप में कार्य करने के लिए निवेशक द्वारा सशक्त किया गया है;
 - (ठ) ''श्रभिवाता'' से, निधि का सबस्य श्रभिप्रेत हैं:
 - (इ) "वर्ष" से, विसीय वर्ष अभिप्रेत है;
- (क) उन सभी शब्दों भीर पदों के, ओ इन नियमों में प्रयुक्त हैं भीर परिभाषिक नहीं किन्तु जिनकी परिभाषा भिभदायी निधि नियम (भारत), 1962 या मूल नियम में दी गयी है, वहीं भर्य हैं जो उक्त । नियमों में हैं।
- 3. लागू होने का बिस्तार—ये नियम निर्मात निरीक्षण परिषद् के फ्रीर निर्यात (मवालिटी नियंत्रण धौर निरीक्षण) श्रिक्षित्रम, 1963 (1963 का 22) की धारा 7 के श्रधीन केन्द्रीय सरकार द्वारा स्थापित निम्निलिखित प्रामिकरणों के प्रस्थेक पूर्णकालिक तथा नियमित कर्मचारी को लागू होंगे, प्रर्थात्
 - (क) निर्यात निरीक्षण अभिकरण, मुम्बई,
 - (ख) निर्यात निरीक्षण अभिकरण, कलकत्ता,
 - (ग) निर्यात निरीक्षण अभिकरण, कोचीन,
 - (च) निर्यात निरीक्षण ग्रामिकरण, विल्ली,
 - (इ.) निर्यात निरीक्षण भ्रभिकरण, मद्रास;

परस्तु ये नियम उन कर्मचारियों को लागू ही होंगे जो का. था. 2922, तारीख 24 शब्दूबर, 1981 के सधीन अधिसूचित नियात्र निरीक्षण परिषद् पेंशन और साधारण भविष्य निधि नियम, 1981 के लागू होने बाद सरकारी सेवा में भाए हैं।

- 4. निधि का गठन और प्रथन्यः—सिधि परिषद् द्वारा शासितः की जाएगी।
- 5. नामनिर्देशन.—(1) निधि में शामिल होते समय कर्मचारी कार्यालय के प्रधान के पास एक नामनिर्देशन पत्न भेजेगा जिसमें वह रकम संदेय होने से पूर्व उसकी मृत्यु हो जाने की दशा में या उस दशा में, जब रकम संदेय हो तो किन्तु दी न गयी हो, एक या श्रधिक व्यक्तियों को वह रकम प्राप्त करने का श्रधिकार प्रदान करेगा जो निधि में श्रभिवाता के नाम जमा हो:

परन्तु नामनिर्देशन करते समय यदि प्रभिदाता का कोई कुटुम्ब हो तो नामनिर्देशन उसके कुटुम्ब के सदस्य या सदस्यों से भिन्न किसी व्यक्ति या व्यक्तियों के पक्ष में नहीं किया आएगा।

- (2) यदि कोई प्रभिवाता उपनियम (1) के भ्रष्टीन एक से भ्रष्टिक क्यक्तियों को नाम निर्देशित करता है तो वह प्रत्येक नामनिर्देशिती को संदेश रकम या ग्रंश उस नामनिर्देशन पक्ष में इस रीति से विनिर्दिष्ट करेगा कि खाते में किसी भी समय उसके नाम जमा संपूर्ण रकम उसके ग्रन्तर्गत भा जाए।]
- (3) प्रभिवाता लेखा प्रश्निकारी को लिखित रूप में सूचना भेजकर किसी भी समय नामनिर्देशन ग्र्ह कर सकता है। प्रभिदाता ऐसी सूचना के साथ या प्रलग से ऐसा नया नामनिर्देशन भेजेगा जो इस नियम के उपबन्धों के प्रनुसार किया गया हो।
 - (4) अभिवाता नामनिर्वेशन में निम्नलिखित की व्यवस्था कर सकेगा:
 - (क) किसी विनिर्विष्ट नामनिर्वेशिती के संबंध में यह कि प्रभिवासा से पूर्व उसकी मृत्यु हो जाने पर उस नामनिर्वेशिती को दिया गया प्रधिकार ऐसे ग्रन्य व्यक्तिया या व्यक्तियों को संकात हो जाएगा जो नामनिर्वेशन में विनिर्विष्ट किए जाएं परन्तु यदि श्रभिदाता के कुटुम्ब के भ्रन्य सबस्य हैं तो उपयुक्त अन्य व्यक्ति उसके कुटुम्ब के ही ऐसे अन्य सबस्य होंगे। जहां भ्रभिदाता इस खंख के श्रभीन एक से भ्रधिक व्यक्तियों को ऐसा ग्रधिकार प्रदान करता है बहां वह ऐसे व्यक्तियों में से प्रत्येक को संत्रेय रकम या ग्रंग ऐसी रीति से विनिर्विष्ट करेगा कि उसके भ्रतेगीत वह संपूर्ण रकम भ्रा जाए जो नामनिर्देशिती की संदेय हो;
 - (ख) यह कि नामनिर्देशन, उसमें विनिर्दिष्ट किसी ध्राकस्मिकता के घटित होने पर, ध्रविधिमान्य हो जाएगा:

परम्यु यदि नाम निर्देशन, करते समय अभिवाता का कोई कुटुम्ब नहीं है तो वह नामनिर्देशन में इस बात का उपबंध करेगा कि यवि बाद में उसका कोई कुटुम्ब हो जाता है तो, अविधिमान्य हो जाएगा .

परन्तु यह भीर कि यदि नामनिर्देशन करते समय भ्रभिदाना के कुटुम्ब का केवल एक ही सदस्य है तो वह नामनिर्देशन में यह उपबंध करेगा कि खंड (क) के भ्रधीन भ्रनुकल्यी नामनिर्देशिनी को प्रदान ग्रधिकारी उस दशा में भ्रविधिमान्य हो जाएगा जब बाद में उसके कुटुम्ब में कीई ग्रन्थ सदस्य भ्रा जाना है या भ्रा जाते हैं।

- (5) ऐसे नामनिर्देशिती की मृत्य के तुरन्त बाद, जिसकी बाबत नाम-निर्देशन में कोई व्यवस्था नहीं की गयी है, ग्रथंबा ऐसी कोई घटना घट जाने पर, जिसके कारण उप-नियम (4) के या उसके परन्तुकों के अनुसरण में किए गए किसी उपबंध के प्राधार पर वह नामनिर्देशन श्रवि-धिमान्य हो जाता है, श्रिभदाना नामनिर्देशन को रद्द करते हुए कार्यानय के प्रधान को लिखित कप में एक सूचना भेजेगा और उसके माथ इस नियम के उपबंधों के श्रन्सार एक नया नामनिर्देशन भी भेजेगा।
- (6) ग्रिभिदाता द्वारा किया गया प्रत्येक नामनिर्वेशन ग्रीर उससे रह किए जाने की प्रत्येक सूचना, उस सीमा तक, जिस सीमा तक बह विधिमान्य है, उस तारीख को प्रभावी हो जाएगी जिसको वह कार्यालय के प्रधान को प्राप्त होती है।
- 6 अभिदाता का खाता: प्रत्येक भिभवाता के नाम एक खाला खोला जाएगा जिसमें निम्नलिखित विखाए जाएंगे;--
 - (i) उसका झिभदाय
 - (ii) परिषद द्वारा नियम 10 के प्रधीन उसके खाने में लिए गए ग्रिनियाय;
 - (iii) ग्रमियानों भीर भंगवानों पर, नियम 12 द्वारा उपबंधित ब्याण;

- (iv) भ्रभिवामों पर, नियम 13 द्वारा उपबंधित बोनस, भोर
- (v) खाते में से लिए गए उद्यार श्रीर निकाली गयी रकमें।
- 7. भ्रभिदाय की शर्तें :~ (1) प्रत्येक श्रभिवाता, जब वह दयूटी पर हो या ग्रन्थल सेवा पर हो, किन्तु निलंबन की ग्रविध के दौरास महीं निश्चि में प्रति मास ग्रभिदान करेगा :

परन्तु निलंबन के ग्राधीन व्यतीत श्रवधि के पश्चात पुनः स्थापन पर भ्रमिवाता को उस श्रवधि के लिए, ग्रनुक्रय ग्रमिवानों के बकायों की अधि कतम रकम से ग्रनधिक किसी रकम का एकनुष्टत, या किश्तो में संवाय करने के विकल्प की श्रनुक्ता दी जाएगी।

टिप्पण: मभिदाता, उस भवधि के दौरान मभिदान नहीं करेगा जिसे उसका कार्यालय दिवस नहीं समझा जाता है।

- (2) ऐसा प्रत्येक कर्मचारी जो ज्ञाय-कर ग्राभिनियम की चीथी प्रनुसूची के भाग ग्रा के खंड के ग्रामीन मान्यता प्राप्त भविष्य नियम या साधारण भविष्य निष्यि का सदस्य रहा है, परिषद या ग्राभिकरण के ग्रामीन सेवा के ठीक पूर्व ग्रापने नियोजन में, परिषद या ग्राभिकरण के ग्रामीन अपने नियोजन की तारीख से निष्यि में ग्राभिवान करने का हकवार होगा।
- . (3) अभिवाता, ऐसी छुट्टी के वौरान, जिसमें कोई छुट्टी वेतन न मिलता हो, या जिसका छुट्टी वेतन, झाधे वेतन या आधे भौसत वेतन के बराबर या उससे कम हो, अपने विकल्प पर, अभिदान महीं भी कर सकेगा।
- (4) अभिवाता, उप-नियम (3) में निर्विष्ट छुट्टी के बौरान अभिवान न करने के अपने चयन की छुट्टी जाने से पूर्व कार्यालय के प्रधान की लिखित रूप में सूर्वित करेगा और सम्यक रूप से तथा समय पर सूचना न देने का अर्थ यह लगाया जाएगा कि उससे अभिदान करने का विकल्प किया है।
- (5) उप-नियम (1) में किसी बात के होते हुए भी, प्रभिवाता उस मास के लिए निधि में प्रभिदान नहीं देगा जिसमें वह सेवा छोड़ता है जब तक कि उक्त मास के प्रारम्भ होने से पहले वह कार्यालय प्रधान को उक्त मास के लिए प्रभिदान देने की भ्रमनी इच्छा लिखित रूप में नहीं सुचित करता है।
- 8. ग्रिभिदात की दरें :-- (1) श्रनिवार्य मासिक ग्रिभिदात की रकम ग्रिभिदाता द्वारा स्वंय नियत की जाएगी किन्तु वह रकम इन नियमों के नियम 2 के उपनियम (इ.) में यथापरिभाषित ग्रिभिदाता की उपलब्धियों के 8 प्रतिशन से कम नहीं होगी।
- (2) उप-नियम (1) के उपबंध के घ्रधीन रहते हुए, ग्रमिदाता निधि में ग्रतिरिक्त स्वैच्छिक ग्रभिदान कर सकता है, परन्तु⊸⊷
 - (क) स्वैच्छिक अभिदान का ऐसा विकल्प कार्यालय के प्रधान को लिखित रूप में विधा जाएगा तथा इस प्रकार नियन अभिवान की राशि,—
 - (i) वर्ष के दौरान किसी भी समय एक बार कम की जा सकती है,
 - (ii) वर्ष के दौरान दो आर अहाई जा सकती है, या
 - (iii) यथापूर्वोक्त रीति से घटाई या बढ़ाई जा सकती है।
 - (ख) कर्मचारी का प्रभिदान और स्वैच्छिक प्रभिदान उसकी कुल मासिक उपलब्धियों से प्रधिक नहीं होगा।

िटप्पण: → मिश्रदान की दरें पूर्ण क्ययों में श्रिभव्यक्त की जाएंगी।

9. मिश्रदान की वसूली,: — नियम 8 के मधीन नियम दर पर मिश्रित की वसूली तथा श्रिभवाता द्वारा निधि से निकाले गए भिन्निम को, यदि कोई है, उसके मामिक वेतन बिल में से कटौती करके पूरा किया जाएगा।

10. परिषद/प्रभिक्षरण द्वारा प्रभिदान: (1) परिषद/प्रभिक्षरण प्रस्पेक प्रभिदाता के खात में प्रस्पेक वर्ष के पश्चान प्रयति 30 मिनम्बर तथा 31 मार्च की, प्रभिदान के धिमदाय के बराबर राक्ति का प्रभिदान निधि में करेगा परन्तु ऐसा प्रभिदान किसी भी दणा में प्रत्येक कर्मचारी को संदेय मासिक उपलब्धियों के 8 प्रतिशन से ग्रक्षिक महीं होगा:

परस्तु परिषद या ग्राभिकरण उस भवधि के लिए कोई भी ग्राभिदान नहीं देगा जिसके लिए श्रभिदाना निधि में कोई श्रभिदान नहीं करता है।

- (2) ऐसे मामले में जहां कर्मचारी वर्ष के दौरान सेवा छोड़ देता है या उसकी मृत्यु हो जाती है, उप-नियम (1) के प्रधीन ग्रिमिदान पूर्ववर्ती वर्ष के समापन और उसके सेया छोड़ने या मृत्यु की तारीख के बीच की ग्रिमिध के लिए ऐसे ग्रिमिदाता के खासे में जमा कर दिया आएगा।
- (3) ऐसी किसी भी भविध के लिए जिसके लिए ग्रिभिदाता को नियमों के अधीन ग्रिभिदान न देने की ग्रनुमति दी गयी है या विधि में ग्रिभिदान नहीं करता है, कोई भी ग्रिभिदाय संदेय नहीं होगा।
- 11. अन्य निधि से या उगमें अंतरण :- (1) कर्मवारी के परिषद या अभिकरण में निर्याजन के समय या ऐसे कर्मवारी के परिषद या अभिकरण में स्थायी रूप से समावेश होने के समय आय-कर अधिनियम, 1961 की चतुर्थ अनुमूची के भाग क के खंड 3 के अधीन मान्यता प्राप्त किसी भविष्य नियम में या साधारण भविष्य निधि में कर्मवारी के जमा खाते में राशि, यदि वह साहता है तो, इन विनियमों के अधीन रखी गयी निधि में जमा खाते में की जाएकी।
- (2) जहां कोई कर्मचारी परिषव् या प्रशिक्षरण की सेवा छोड़कर किसी ऐसे प्रस्य संकारों या प्रश्ने-सरकारों संगठन या उन संगठनों में पदप्रहण करता है जिसे कर्मचारी भविष्य निधि तथा प्रकीण उपबंध 'प्रधिनियम, 1952 (1952 का 19) लागू है या उस संगठन में पदप्रहण करता है जिसे भ्राय-कर श्रधिनियम, 1961 के भ्रधीन मान्यता प्राप्न भविष्य निधि रखा जाता है तो ऐसा कर्मचारी के जमा खाते में संचित राणि, यदि कर्मचारी ऐसा चाहे भीर ऐसे नए नियोजक के भविष्य निधि से संबंधित विनियम भ्रमुमति दें तो ऐसा राणि उसके नए नियोजक ब्रारा रखा गया निधि में भ्रंतरित कर वी जाएगी।
- 12. क्यांज:-(1) परिषद या ग्रिभिकरण नििध में किसी मिमदाता के नाम जमा रकम पर उसके खातों में क्यांज ऐसे दर से जमा करेगा जिसे भारत सरकार, सरकार्य सेवकों के लिए साधारण भविष्य निधि में भ्रिभि-दानों पर क्यांज का संवाय करने के लिए समय-समय पर विहित करे।
- (2) ब्याज प्रतिवर्ष 31 मार्च से निम्नलिखित रीति से जमा किया जाएगा:--,
 - '(क) पूर्ववर्ती वर्ष की 31 मार्च को ग्राभिदाता के नाम जमा रकम में से चालू वर्ष के दौरान निकाली गयीं रकमों को घटाकर बची ग्रोध रकम पर बारह मास का ब्याज ;
 - (ख) चालू वर्ष के दौरान निकाली गयी रक्तमों पर -- चालू वर्ष की पहली धार्पेल से लेकर उस मास के, जिसमें रक्तम निकाल गयी थी, पूर्ववर्ती मास के अंतिम दिन तक की ब्याज ,
 - (ग) पूर्ववर्ती वर्ष के 31 मार्च के पश्चात मिनदाता के खाते में जमा सर्भा रक्तमों पर जमा की तारीख में लेकर चालू वर्ष की 31 मार्च तक की ख्याज.
 - (घ) व्याज की कुल रकम निकटतम रूपए में पूर्णीकित को जाएगी । पचास पैसे को ग्रगला रुपया सँगणित किया जाएगा ।

परन्तु जब किसी धिभदाता के नाम जमा रकम संदेय हो गया हो सब उस पर स्थाज इस उप-नियम के प्रधोल, यथास्थिति, केवल चालू वर्ष के भ्रारंभ से या जमा की तारीख से लेकर उस तारीख तक की ध्रविध के लिए जमा किया जाएगा जिसकी धिभदाता के नाम जमा रकम संदेय हुई है।

परस्तु यह भीर कि यदि किस। प्रभिदाता का वेतन या छुट्टी—वेतस या भरोों को लेने में विलम्ब हुआ है भीर परिणामतः निधि मध्दे उसके प्रभिदात का बसूर्ला में विलम्ब हुआ है ऐसे प्रभिदानों पर ब्याज उस मास से संदेश होगा जिसमें अभिदाता का वेतन या छुट्टी वेतन देय हो गया था भसे ही वह वास्तव में किसी भी मास में लिया गया हो :

परशु यह और भी कि अहां किसी मास की उपलब्धियां उसी मास के झंतिम कार्य दिवस की की गयी है भीर संवितरित की गयी हैं वहां जमा की ताराख उसके अभिवानों की वसूनी के मामले में, उसरवर्शी मास प्रथम दिन मानी जाएगी।

(3) नियम 23 के श्रधीन संवाय की जाने वाली किसी एकम के अितिएकत उस पर क्यांज उस मास के, जिसमें संदाय किया जाता है, ठीक पूर्ववर्ती माम की समाप्ति सक, श्रथवा उस माम के पश्वात् जिसमें वह रकम संदेय हों गयी थी, छठ मास की समाप्ति तक, इसमें से जो भी श्रयधि कम हो, के लिए उस व्यक्ति को संदेय होगी जिसे ऐसी एकम संदरत की जानी है।

टिप्पण :---निधि में छह मास से अधिक प्रविध के अधिशेष पर स्थाज का संदाय निम्नलिखित द्वारा प्राधिकृत किया जो सकता है :- -

- (क) एक वर्ष की ध्रवधि तक के लिए, निदेशक द्वारा
- (ख) किसी भी प्रविध के लिए मंत्रालय द्वारा,

यदि उक्त निदेशक या मंत्रालय का यह समाधान हो जाता है कि संदाय में विलम्ब अभिवाना या उक्न ध्यक्ति के जिसे ऐसा संदाय किया जाना था, के नियंत्रण के परे परिस्थितियों के कारण हुआ है, तथा ऐसे प्रत्येक मामले में उस विषय में प्रशासनिक द्वारा विलम्ब की पूरी तरह से जांच की जाएसी और यदि श्रावश्यकता हो तो कार्यवाही की जाएसी।

13. प्रोत्साहन बोनस :—-(1) निश्चि को वह प्रभिवाना जिसने पूर्व तीस वर्ष के बौरान ग्रपने श्रिभवान की राशि में से कोई भी धन नही निकाला है उस वर्ष को अन्तिम तारोख को अभिवाता के जमा खाते पूरे प्रधिष्ठेष पर एक प्रतिणत की वर से बोनम पाने का हुकदार होगा।

(2) वह अधिशेष जिन्न पर बोनस संगणित किया जाना है उन्तर तीन वर्ष की मर्वीध में अस्तिम वर्ष की अस्तिम तारीख का अधिशेष उस पर उन्तर अस्तिम वर्ष को क्याज जमा खाते करने के पश्वात् होगा :

परन्तु यह कि बांनस प्रभिदाता के केयल ध्रमने प्रभिदान, उस पर अनुकात क्याज के साथ समुचित राणि पर संगणित किया जाएगा। इस प्रकार संगणित किया गया बोनस पूर्णांकित किया जाएगा। पचास पैसे कि, गणना ठीक उच्चतर रुपए में की जाएगी। यह बोनम, भविष्य निधि में भ्रष्ठिशेष पर क्याज के ग्रतिरिक्त भ्रभिदाता के खाते में जमा किया जाएगा।

टिप्पण :---निकासी से प्रसिदेय तथा श्रप्रतिदेय होंगे।

14. वाधिक लेखा विवरण :---(1)परिपद् प्रस्येक वर्ष 31 मार्च तक के लेखाओं की लेखा-परीक्षा के पश्चात् गी:झातिशी:घ प्रस्येक प्रभिदाता को उसके लेखा का एक वाधिक विवरण भेजेगा जिसमें आदि प्रक्षिशेष जमा भीर वर्ष के दौरान उसका प्रतिवान, राशी का प्रतिदान, यदि कोई है, वर्ष के दौरान ब्याज तथा खाते में से निकासी ग्रादि, ग्राभिलिखिन करते हुए, निधि में उसके जमा खाते की रकम भी वर्णाई जाएगी। परिषद् या ग्राभिकरण लेखा विवरण के साथ यह पूछेगा कि क्या प्रभिदाता :---

- (क) नियम (5) के प्रतर्गत किसी भी नामनिर्देशन में परिवर्तन करने का इण्छुक हैं;
- (ख) ने कुटुम्ब बना लिया है यदि उसने नियम 5 के उपनियम (1) के उपमेंधों के झंधीन अपने कुटुम्ब के किसी सदस्य की नाम-निर्देशित नहीं किया है।
- (2) ग्रभिवाना याषिक विवरण की शुद्धता के यारे में अपना समाधान करेंगे तथा सृटियां यदि कोई है तो, ऐसे अर्थिक विवरण के प्राप्त होने के 3 सास के भीतर विवरण भेजने वाले भारसाक्षक ग्रधिकारी की जानकारी में लाएंगे।
- 15. निधियों में से प्रशिम-धन :—(1) समुजित मंजूरीकर्ता अधि-कारी किसी प्रमिदाता को बिहित प्ररूप में प्रावेदन करने पर ऐसा अधिम,

धन बिए जाने की उसके तीन मास की वेतन उगलब्झियों की रकम से, अथवा निधि में उसके नाम द्वारा जमा अभिदायों और उन पर व्याज की आधी रकम से, इनमें से जो भी कम हो, अधिक न हो, निस्तिश्वित एक या अधिक प्रयोजनों के लिए, मंजुरी वे सकेगा, अर्थात् :--

- (क) प्रभिवाता और उसके कुटुम्ब के सबस्यो या उस भर बस्तुतः श्राश्चित किसी व्यक्ति की बीमारी, प्रसवावस्था या निःशुक्तता के संबंध में व्यय (जिनके घंतर्गत, जहां कर्त्रा आवश्यक हो, याता व्यय भी हैं) का संदाय करने के लिए;
- (ख) ग्रमिवाता भीर उसके कुटुम्ब के सदस्यों या उस पर वस्तुतः ग्राश्रित किसी व्यक्ति की उच्चतर शिक्षा के व्ययों की (जिनके ग्रंतगंत, जहां कहीं श्रावश्यक हो, यात्रा व्यय भी है) निम्न-लिखित मामलों में पूर्ति के लिए ग्रंथांत्:---
 - (i) हाई स्कूल स्तर के धार्ग गैक्षिक, तकनीकी, बृतिक ध्रथवा ध्यावसायिक पाठ्यकर्मा की भारत से बाहर शिक्षा प्राप्त करने के लिए;
 - (ii) हाई स्कूल स्नर के आगे भारत में चिकित्सा संबंधी इंजीनियरी प्रथवा ग्रन्य नकनीकी या विणिष्ट पाठ्यकम, के लिए परन्तु यह तब जब कि पाठ्यकम सीत वर्ष में कम के लिए न हो।

टिप्पण : वे पाठ्यक्रम जिसके लिए घ्रायम की संजूरी दी जा सकती है, सरकारी सेवकों के लिए साधारण भविष्य निधि के घ्रसिदाताओं को ग्राग्रम की संजूरी के लिए भारत सरकार के घतुरेगों के प्रतुसार होंगे ।

- (ग) अभिवाता की प्रास्थिति के उपयुक्त मापमान पर ऐसे बाध्यकर व्ययों का संवाय करने के लिए, जो अभिवाता को रूढ़िगत प्रया के प्रनुसार (सगाईयों या बिजाहों) अर्थाष्टियों अयबा धन्य कर्मों के संबंध में करने पड़ें;
- (घ) ग्रमिवाता, उसके कुटुम्ब के किसी सदस्य या उस पर वस्तुतः ग्राञ्चित किसी व्यक्ति के द्वारा या उनके विक्छ संस्थित विधिक कार्यवाहियों की सार्व पूरी करने के लिए, ऐसी वना में प्रिप्रम किसी मन्य परिषद् या ग्रभिकरण स्त्रोत से उसी प्रयोजन के लिए ग्रनुक्षेय किसी श्रिप्रम के म्रतिरिक्त उनलब्ध होगा;
- (ङ) श्रभिवाता को बचाव के खर्च को पूरा करने के लिए, जहां वह किसी श्रपने श्रभिकिश्वन पदीय अवदार की बाबात जांच में करने के लिए भ्रमना विधि व्यवसायी नियोजित करता है;
- (च) प्रयने निवास के लिए भूखंड या गृह भ्रयवा फ्लैट के निर्माण की लागत का खर्च वहन करने या दिल्ली विकास प्राधिकरण या राज्य भ्रावास बोर्ड या गृह निर्माण सहकारी सीसाइटी से भूखंड या फ्लैट के भ्राबंटन महे कोई सदात्र करने के लिए।
- (2) निदेशक विशेष परिस्थितियों में, जो लेखबढ़ की आएंगी, श्रिम-दाता को श्रीयम संदाय की मंजूरी दे सकता है यदि उसका समाधान हो जाता है कि संबंधित श्रीभवाता को श्रीयम-धन उन प्रयोजनों के श्रीतिरकत श्रीहए जो उपनियम (1) में उल्लिखित है।
- (3) किसी ग्रिभवाना को, उन विशेष कारणों के सिवाय जो लेखबढ़ किए जाएंगे ग्रिप्रिम-धन उस सीमा से ग्रिधिक नहीं दिया जाएगा जो उपनिषम (1) में ग्रिप्रिकियन हैं या जब तक पहले भिलए गए ग्रिप्रिम-धन की ग्रिष्टिंग किस्त का प्रतिदाय नहीं दुगा है:-

परन्तु यह कि छश्चिम-धन की राणि किमी भी दशा में निधि में घ्रभि-वाता के जमा खाने भ्रमिदाय तथा उसके या ब्याज के भ्रतिलेष से श्रधिक नहीं होगा । (4) जा िन्धं प्रदेशां प्रतिश्व का प्रतिशय होते से पहले उपनियम (3) के प्रवीत प्रश्चिम मंजूर किया जाता है तो पूर्ववर्ती ध्रियम की बकाया राशि इस प्रकार मंजूर किए गए प्रश्चिम में जोड़ की जाएगी तथा बसूली के लिए किस्तों समेक्ति राशि के प्रतिनिवेश से निश्चित की जाएंगी।

टिप्पण :---प्रभिदाता की इस नियम के उपनियम (1) की मद (वा) के अधीन प्रत्येक छह् मास में एक बार अधिम लेने की अनुमति होगी।

16. घप्रिम की बसूली :—(1) घप्रिम घिषाता से उतर्ग समान मासिक किस्तों में बसूल किया जाएगा जिनती का निदेश मंत्र्रोक्ती प्राधिकारी हैं, किन्तु ये किस्तें बारह से कम, जब तक कि घिषदाता बैसा अपन न करें और चौबीस से घिषक नहीं होगी। घिषदाता इन निन्नों हारा विहित किस्तों से कम किस्तों में भी घपने विकत्न पर, घिषम का प्रतिसंवाय कर संकता है। ऐसे विशेष मामचों में, जहां घिषम सकम नियम 15 के उपनिजम (2) के घंधीन घिषदाता के तीन मास के बेतन से घिषक है वहां मंत्र्गोत्ता पात्रिकारों ऐसी किस्तों को संबंध चौबीस से घषिक नियस कर सकता है किन्तु किसी भी दक्ता में किस्तों की संबंध छहां से घषिक नियस कर सकता है किन्तु किसी भी दक्ता में किस्तों की संबंध छहां से घषिक नियस कर सकता है किन्तु किसी भी दक्ता में किस्तों की संबंध छहां से घषिक नहीं होगी। प्रत्येक किस्त पूर्ण ध्रायों में होगी।

- (2) प्रशिम की बसूजी, प्रभिवानों की बसूजी संबंधी नियम 9 में उनबंधित रीति से की जाएगी घीर जिस मास से प्रशिम लिया गया है उससे ठीक पश्चीत्वर्ती मास का बेतन विए जाने के साथ-प्रारम्भ हो जाएगी प्रथिम की बसूजी, प्रभिवाता की सहमति के बिना उस वधा में नहीं की जाएगी जब उसे जीवन निर्वाह प्रमुदान मिल रहा है। मजूरीकर्ता प्रधिकारी मंतूर किए गए किसी प्रयिम बेतन की बसूजी के दौरान प्रभिवाता के लिखित प्रमुरोध पर प्रभिवाता की बसूजी की स्थिगत कर सकता है।
- (3) इन नियमों में किसी बात के होते हुए भी, यदि मंजूरीकर्ता प्राप्तकारी का समाधान हो जाता है कि निधि में से भियम के रूप में लिए गए धन को उस प्रमोजन से, जिनके लिए धा निकालने की मंजूरी दी गयी थी, किस किसी प्रयोजन के लिए प्रयोग में लाया गया है तो लिजित स्थान जारी करके भीर अभिवाता से पण्डह दिनों के भीर लिजित उत्तर भनिमाण्य करने के पश्चात् वंशित रकम निधि में भिनशाता हारा तुरन्त प्रतिसंत्रत करने का निर्देश देगा भीर ऐमा करने में व्यक्तिकम होने पर यह मादेश विष् जाएंगे कि उन्हें भिनशाता को उपलब्धियों में से, भले ही वह खुट्टी पर हो, एक मुख्त कटीती करके बसूल किया जाए मदि प्रतिसंत्रत की जाने वाली कुल रकम भिन्दाता की स्थास अभिवाता होरा प्रस्त विस्ती उसकी उपलब्धियों के भई भाग की मासिक किश्तों में तब तक की जाएंगी जब लक कि मिनशाता द्वारा पूरी रकम प्रतिसंत्रत कर दी आए।
- . (4) इस नियम के प्रवीत ब्लूल की गयी रकमें, काव-जब उनकी वसूली की आए, निधि में अभिदाता के खाते में अना की आएगी।

टिप्पण:---इस नियम में, "उपलब्धियों" के मंतर्गत जीवन निर्वाह भनुवान या भन्ते नहीं हैं।

- 17. निधि में से रकम निकालता:——(1) रकम की निकासी इसमें विनिद्दिष्ट धारों के प्रधान रहते हुए विमाग के प्रधान द्वारा निम्नलिखित किसी भी समय:——
 - (म्र) म्रिनिदाल की बाँत वर्ष की सेत्रा पूरी हो जाने के पश्चाल् (जिनके मन्तर्गत सेवा मंग की म्रविध्यां, यदि कीई हों, भी हैं) प्रयवा प्रधिवर्षिता पर उसकी सेवानिवृत्ति को लाटांब से पूर्व यस वर्ष के मीतर, इनमें से जो मी पूर्वतर हो, तिश्वे में मिन-दाता के नाम जमा मिन्दानों मीर उन पर क्यांच की रकम में

- से निम्नलिखित एक या प्रधिक प्रयोजनों के लिए मंजूर की आ संकेगी, प्रयोज---
- (क) अभिदाता या अभिदाता की किसी संतान की उच्च जिला के कार्यों की जिनके अस्तर्गत, जहीं कहीं अवस्यक ही याता कार्य भी है निस्तर्शिक्षत मामलों में, पूर्ति के जिन्न अर्थात :--- ,
 - (i) हाई स्कूत स्तर के प्रांगे मैंतिए, नक्षांकी, नृत्रिक या व्यावनायिक पाइनका की भारत में बाइरसिकाः, प्राप्त करने के निर;
 - (ii) हाई स्कूत स्तर के माने भारत में विकित्ता संपर्धा, इंजीनियरा, मयवा मध्य तकर्वाकी या विविध्द पाठ्यकर केलिए;
- (ख) मिमशता या उसके पुत्रों या पुतिनों के तथा उन पर बस्तुतः माध्यत किसी मध्य स्त्री नातेश्वरकी सगाई/विशाह के साध में ध्यय की पूर्ति के लिए;
- (ग) प्रशिवाता उसके कुट्टंब के सदस्यों घयवा उस पर बस्तुतः प्राप्तित किसी व्यक्ति की बीमारी के संबंध में व्यवीं की जिसके धंतर्गत जहां कहीं घावन्यक हो याला व्यव भी है पूर्ति के लिए ।
- (ब) धभिदाता को सेवा के 15 वर्ष पूरे हो जाने के पश्वात् (जिनमें सेवा भंग को धनिधनों यदि कोई हों, भी हैं) या प्रधिविवता पर उसकी सेवा निर्मुल की तारीख से पूर्व दल वर्ष के भीतर इसमें जो भी पूर्वतर हो, निधि में धमिदाता के नाम जमा रकम में से निम्नलिखित एक या धिष्ठक प्रतीजनों के लिए मंज्र की जा सकेनी, प्रयत्त:——
 - (क) अपने निवास के लिए कीई उपयुक्त महान बनताने या पहले से निर्मित पत्रीट प्राप्त करने के लिए, जिपमें जनीप का दाम भी है;
 - (का) अपने निवास के लिए कोई उपयुक्त महान बाजाने या पत्रीट प्राप्त करने के लिए अभिन्यका का में लिए किसी उसार मद्दे किसी बकाया एकम का अतिसंज्ञाय करने के लिए;
 - (ग) प्रथमे निवास के लिए पृत्र बनाने के लिए कोई जमीन चरीदने के लिए या इस प्रयोजन के लिए प्रभिष्यक्ततः लिए गए किसी उद्यार मुद्रो बकाया रह गयी किसी रक्तम का प्रतिसंदाय करने के लिए,
 - (य) किसी ऐसे मकान या पनैट के, जित पर प्रणियाना की पहले से स्वामित्व है या जिले उसने प्राचित किया है, पुनिर्माण के लिए या उसमें परिवर्षन प्रथमा परिवर्षन करने के लिए:
 - (ङ) कर्लक्य स्थान से भिन्न किसी स्थान पर प्रभिप्ताना के पैत्रिक मकान में सुप्रार करने के लिए या उन्ने वृद्धि या परिवर्तन करने के लिए अथवा उत्ते सही वक्ता में रखाने के लिए अथवा कर्लब्य के स्थान से भिन्न किसी स्थान पर सरकार से उद्यार केकर निमित मकान के लिए;
 - (च) खंड (ग) के झबीन का किए गए स्थानपर महात का निर्नाण करने के लिए।
- (स) प्रशिवाता की सेवानिवृत्ति की तारीख के पूर्व छह मास के मीतर निधि में उसके नाम से जना रकन में से कार्न की भूनि या कारीबार के परिवर भवन भनी का भर्नन करने के प्रयोजन के निक्निन्द की जा संकेष्

टिप्पण-1 यदि अभिवाना का उसके कर्तस्य के स्थान से भिन्न किसी स्थान पर कोई पैविक गृह है अध्वा उसने सरकार से लिए गए उधार की नहायता से कोई गृह अनाया है सो वह अपने कर्तस्य के स्थान पर अध्य सकान के लिए स्थान कय करने के लिए या अध्य सकान के निर्माण के लिए सा अनिरिक्त फ्लैट लेने के लिए, खंद (स) के उपखंड (क), (ग) और (स) के अधीन अंतिम रूप से रकम निकासी की मंजरी का पान होगा।

दिप्पण-2 खंड (ख) के उपखंड (क), (घ), (क) या (घ) के सम्रीत रकम निकामी की मंजूरी केवल तब प्रवान की जाएगी जब अभिवान वनीए जीने वाले सकात का नक्षा या की जाने वाली बृद्धियों अभवा परिवर्षनी का तक्षा, उस केव के जहां स्थान या मकान स्थित है, स्थानीय तथर पालिका निकाय के नस्थक प्रतृमीदन महिल तथा केवल उन दशाओं में जहां निकामी का बास्तक में अनुमोदन कराना पड़ता है, प्रस्तुन कर देता है।

टिप्पण-3. खंड (खा) के उपखंड (खा) के सधीन मंजूर की गयी निकासी की रकम आवेदन की निरीख को अनिशेष के, उपखंड (का) के अधीन पूर्व निकासियों की रकम को मिलाकर और पूर्व निकासियों की रकम को मिलाकर और पूर्व निकासियों की रकम को मिलाकर और पूर्व निकासियों की रकम को खटाकर 3/4 में अधिक नहीं होगी। यह फार्म ला इस प्रकार से हैं: उस सार्शक्ष को (विद्यमान अनिशेष जोएं सब्धित मकान के लिए पूर्व निकासी (निकासियों) की रकम का 3/4 खटाएं पूर्व निकासी / निकासियों का रकम।

िष्णण-ा खंड (खा) के उपखंड (का) और (षा) के छधीन रक्षम की निकारियां उस वचा में भी अनुजान की जाएंगी जहां मकान के लिए स्थान बा सकान पत्नी या पति के नश्म में है, परन्तु यह तब जब कि पत्नी सा पति अभिदाना द्वारा किए गए नामनिर्देशम में भविष्य निधि के धन को प्राप्त करने के लिए प्रथम नामनिर्देशमी है।

टिप्पण-5. एक ही प्रयोजन के लिए केवल एक निकासी इस निक्रम के धार्धीस अनुजान की जाएगी। किन विभिन्न संतानों के विवाह या शिक्षा के लिए या उस केन की स्थानीय नगरपालिका निकाय तारा जहां सकान या पलैट स्थित है, सम्यक रूप से धान्मोदिन नए नका के अनुसार मकान या पलैट से धीर बिद्ध या परिवर्तन करने के प्रयोजन की एक ही प्रयोजन नहीं माना जाएगा। खंड (क) के उपखंड (क) या (न) के अधीन दूसरी पक्चात्वती रकम निकासी उसी सकान के पूरा करने के लिए, टिप्पण 3 के धारीन अधिकालित सीमा तक धनकात की जाएगी।

टिप्पण-6. इस नियम के भ्रधीन कोई रकम निकासी मंजूर, नहीं की जाएगी यदि उसी प्रयोजन के लिए भीर उसी समय कोई भ्रमिस धन नियम 15 के भ्रधीन मंजर किया जा रहा है।

टिप्पण-7. स्त्रीकृति प्राधिकारी उस प्रभिदाता को मोटर कार करीवने के लिए प्रप्रिस संघर कर सकता है जिसने अपनी सेवा के 25 वर्ष पूरे कर लिए हैं या साधारण भविष्य निधि के प्रभिदानाओं के लिए भारत रारकार के अनुवेगों के प्रनुपार जिनकी धिधविषता की भ्राय प्राप्त करने के लिए 5 वर्ष से कम रह गयी है।

- 18. विभिन्न प्रयोजनों के लिए निकासी की गत नियम 17 में विनि-दिष्ट एक या ग्रधिक प्रयोजनों के लिए एक ही समय पर सिकासी निस्नलिखिन गतों के श्रधीन रहते हुए, होगी, अर्थात् —
- (क) निकासी की राशि स्वीकृति की नारीख को निश्चि में श्रीभदाता के जमा जाते उसके श्रीभदाय तथा उस पर स्थाज की राशि के श्रीष्ठे से या छत्र मास की उपलब्धियों के या जिनिदिष्ट प्रयोजनों के लिए बास्तिक खर्च होगी क्रममें से भी भी कम हो उससे श्रीयक नहीं शोगी;
 - (श्व) स्वीकृति प्राधिकारी निकासी के उद्देश्य को तथा प्रभिदासा की प्राप्तिश्वात की ध्यान में रक्कते हुए स्वीकृति की तारीक को प्राप्तिदाता की निश्चिम जमा उसके अभिदाय स्था उन पर स्थाज की राणि के तीन बीचाई तक की सीमा तक तिकासी की स्वीकृति प्रदान कर सकता है;

- (ग) यदि निकासी गृह निर्माण के लिए है तो निर्माण निकासी ने के छह मास के भीतर आरम्भ कर दिया जाना पाहिए तथा शारम्भ करने की नारीख में एक वर्ष के भीतर पूरा हो जाना चाहिए;
- (म) यदि निकासी पृष्ठ कथ करने के लिए या गृह के लिए भूमि अथ करने के लिए की जानी है तो त्रथ निकासी के छह मास के भीतर किया जाना चाहिए ;
- (क) यदि निकाली गयी राणि वस कूट्य या गृह निर्माण की लागत या भूमि के वास्तविक मृत्य से प्रधिक है या यशस्थिति राणि उस प्रमोजन के लिए प्रदोग में नहीं ली गयी है जिसके लिए बह निकाली गयी है तो, यथास्थिति, आधिषय या पूर्ण राणि एक मृक्त में क्याज महित निधि में वापस की जाएगी;
- (भ) यति निकासी मोटर कार या मोटर साध्यिल द्यादि कय था भूक करने के लिए हैं तो सुसंगत रसीव निकासी की नारीख से एक मास की अवधि के भीतर संबंधित अधिकारी द्वारा नत्यापन के लिए प्रस्तुत की जानी चाहिए !

19. प्रांत्रम का घ्रांतिम निकासी में संपरिवर्तन :---ऐसा अभिवाता जिसने निवम 15 के प्रधीन प्रविम पहुले ही निकाल लिया है सा प्रिवर्ध में सिकालेगा, तो वह प्रपने विश्वेकान्मार. नियम 17 में विनिधिष्ट विसी भी प्रयोजन के लिए नियम 17 तथा नियम 18 में अधिकथित कार्तों का समाधान कर लेने पर उस पर बकाया राणि को घन्तिम निकासी में संपरिवर्तन करने के लिए लिखित अन्योध कर मकता है।

टिप्पण :—नियम 18 के उप-नियम (1) के प्रयोजन के जिए संगरि-यर्तन के नमय सेखा में अधिवाना के जमा खाने प्रभिक्षण की राणि इस पर ब्याज महित तथा धिक्रम की बंकामा राणि प्रधियोध के रूप में माना जाएगा । प्रत्येक निकासी पृथक समझी जाएगी श्रीर बड़ी सिद्धाला एक से धिक्रक संपरिवर्तनों के मामले में लागु होगा ।

- 20 निधि में सचित रागि की ग्रन्तिम निकासी :---
- (ग्र) निधि में संस्थित राशि की निकासी :—(1) जब श्रिश्वाता मेंबा छोड़ना है तो निधि में उसके जमा खाते में बकाया रागि. नियम 23 के श्रधीन किसी भी कटौनी के श्रधीन रहते हुए, जबको संदेय होगी:

परन्तु यह कि बहु धिक्षिता जो सेवा से पदम्युत किया गया है और उसके बाद पुनः बहाल कर दिया गया है, यदि कार्यालय क्षारा ऐसा ध्रपेक्षित हो तो, यह नियम के ध्रन्सरण में निश्चि में से उसे संवत्त राशि का, इस नियम के उपनियम (2) में दी गयी रीति से नियम 12 में उपर्यक्षित दरों पर व्याज महित, वापस करेगा । इस प्रकार वापस की गई राशि निश्चि में उसके खाते में जमा कर दी जाएगी. यह धाम जो उसवा ध्रपियाय है तथा उस पर व्याज और वह धाम जो परिषद या अभिकारण का ध्रमिदाय है तथा उस पर व्याज की राशि का लेखा नियम 6 में दी गयी रीति से दिया जाएगा।

(2) संयदा पर निगुक्त किए गए या सेवा निवृत्त होने के पश्चाम् सेवा में बिना किसी व्यवसार के या व्यवधान सिंहत पुनः नियोजित किए गए रें। भिन्न स्रीभिदाता के बारे में यह नहीं समझा जाएगा कि उसने सेवा छोट दी है यदि यह बिना किसी व्यवधान के राज्य सरकार या केन्द्रीय सरकार के सन्य विभाग में (जिसमें वह सम्य सामारण श्वीं तिब्बि नियमों द्वारा गासित है) के अधीन नए पद पर पुराने पद से जिना संबंध रखे स्थानांतरित किया जाता है। ऐसे मामले में, इन नियमों के नियम 11 के सनुसरण में उसका स्थिताय स्थाज गृहित अतिन कर विशा जाएगा। स्पर्ध्वाकरण--- । स्थानांतरण के प्रतिगत केन्द्रीय सरकार था राज्य सरकार के अधीन किसी अस्य विभाग में, विभागाध्यक्ष की प्रतुमित हैंसे बिना किसी व्यवधान के, नियुक्ति लेने के लिए पब त्याग सम्मिलित किया जाना चाहिए । ऐसे मामलों में जहां ली गयी सेवा में स्थवधान हुचा है तो यह अस्य स्टेशन को स्थानांतरण होने पर अनुजात किए गए पदग्रहण संसय तक सीमित होगा ।

स्पट्टीफरण—-2. यही नात उन मामलों में भी लाग होगी जिनमें छंटनी के तुरन्त बाद उसी सरकार या श्रन्य गरकार के श्रधीन तुरन्त नियुक्ति कर दी जाती है :

- (3) जब श्रीभदाता उससे भिन्न जो संविद्या पर नियुनत, सेवा-निवृक्त या पुनः नियोजित किए गए है बिना किसी ध्यवधान के सरकार के स्थामित्वाधीन या उसके द्वारा नियंजित निगम निकाय या स्वायस्त सगटन में स्थानतिरित किया जाता है तो उसका श्रीभ-वाप निथा परिगय या श्रीभकरण का श्रीभदाय ब्याज नहिन, उस निकाय के श्रधीन उसके नए भविष्य किक खातों में नियम 11 के श्रनुसार श्रीरित किथा जा नकता है।
- (४) पास्याना का सेवा ुनिवृत्ति पर 🕏

जब श्रभिवाता सेवा निष्कृति से पूर्व कुन्टी पर श्रश्नसर होता है या छुट्टी पर होने के दौरान उसे सेवानिवृतिन होने के लिए श्रनुसात किया जाता है या शामें सेवा के लिए चिकिस्सा प्राधि-कारी द्वारा श्रयोग्य घोषित किया जाता है तो उसके श्रभिदाय की राशि, ब्याज सहित, इस निमित्त किए गए शाबेदन पर श्रभि-वाता को देय हो जाएगी :

गरन्तु यह कि यदि प्रभिदाना कर्मन्य ,पर बापम प्राता है, उसके निवाय वहा जहां कार्यालय प्रन्यका विकिथित करना है अपने खाने में जमा करने के लिए इस नियम के प्रमुखरण में उसकी दी गयी राणि, नियम 12 में दी गयी दरों पर ब्याज सहित किस्तों में बापस करेगा या बहु प्रन्यका उसकी उपनिध्यों में में बसूनी की आएगी जैनाकि प्रग्रिम की न्यीकृति हेने साला मक्षम प्राधिकारी निदेण है।

(स) श्रभिदाला की मृत्युपर:---

नियम 22 के प्रधीन किसी भी कटौती के घधीन रहते हुए, उसके खाते में जमा राणि संदेय होने में पूर्व, प्रभिदाता की मृत्यु पर या अहां संदाय किए जाने से पूर्व राणि संदेय हो। गयी है,---

- (भा) खब श्रीभवाना ने मुदुम्ब छोड़ा है,—ं
 - (i) यदि अभिदाना द्वारा नियम त के जनसार अपने कुटुम्ब के सबस्य या सदस्यों का नामनिर्वेशन अस्तिस्य में हैं, तो उसकी निधि में जमा राशि या उसका भाग जिसमें नाम-निर्देशन संबंधिकके हैं उसके एक बा अधिक नामनिर्देशितों को नामनिर्देशन में बिनिर्दिष्ट ग्रंशों के अनुसार देथ होता ।
 - (ii) बहि श्रभिदाता का ऐसा कोई भी नामनिर्वेक्षन उसके जुटुम्ब के सबस्य या सबस्यों के पक्ष में श्रन्तिस्व में महीं है या ऐसा नामनिर्वेक्षन उसकी निधि में जमा को राजा के भाग से केवल संबंधित है. स्वास्थित सम्पूर्ण राजा या उसका भाग जिससे नामनिर्वेक्षम संबंधित हैं, उसके जुम्म्य के किसी सबस्य या किस्ती सबस्यों से मिन्न किसी व्यक्ष्मि के पक्ष में तत्व्ययित नामनिर्वेक्षम है हीते हुए भी, उसके जुटुम्ब के सबस्यों को समान भगों में संवेय होता।

परुसु यह कि यदि उपखंड (1), (2), (3) तथा (4) में बिनि-रिष्ट से भिन्न कोई श्रीर कुदुम्ब का सदस्य है तो, कोई भी श्रेंग निम्म-लिखिन को संदेव नहीं हो,—

- (1) पुत्र भी अपस्थ भी भूमी हैं;
- (2) मृत पुत्र के पुत्र जो क्यास्क हो चुके हैं;

(3) विश्वाहिता पुत्री जिसका पति जीवित है;

(4) मुक्त पुत्र की विवाहित पुत्री जिसका पनि जीवित हैं।

परन्तु यह श्रीर कि विधवा या विधवाए श्रीर मृत पृक्ष के पृत्र या पुनों को श्रापम में वही समान श्रंभ दिया जाएगा जो पृक्ष को प्राप्त होता विद वह श्रभिदाना के बाद जीवित होता श्रीर उसे पहले परन्तुक के सांद (1) के उपवंद्यों से श्रृष्ट प्राप्त होती ।

(ख) जब अभिदाता ने कोई जुटुम्ब नहीं छोड़ा है, यदि प्रभिदाता हारा किया गया नामनिर्देशन नियम 5 के उपबंधों के अनुसार किसी व्यक्ति या स्थितियों के पक्ष में प्रस्तित्व से हैं को उसके खाते से जमा राशि या उसका भाग जिसके लिए नामनिर्देशन दिया गया है, नामनिर्देशन व्यक्ति या व्यक्तियों को नामनिर्देशन पत्र से अनिर्दिष्ट अनुपान में संदेय होगा ।

दिष्पण---। जब नामनिर्देशिती भिवण्य निधि प्रधिनियम, 1925 की धारा 2 के खंड (ग) के सर्थ में श्रीभवाना पर प्राधित है तो राष्ट्रि उभत प्रधिनियम की धारा 3 की उपधारा (2) के श्रधीन ऐसे नामनिष्ठ-शिती में निहित होगी ।

टिप्पण—2. जब श्रभिदाना ने कोई जुटुम्ब नहीं छोड़ा है बीर धांभ-दाता द्वारा नियम 5 के उपबंधों के श्रमुमार किया गया कोई नामनिर्देणन श्रम्स्य में नहीं है. या ऐसा नामनिर्देशन केवल निधि में उसके खाते भी जमा राशि के कुछ भाग से सबधिन है तो भविष्य निधि श्रिष्टित्यम, 1925 की धारा 4 की उपधारा (1) के खंडू (थ) श्रीर खड़ (ग) के उपखंड (i) के सुसगत उपबंध पूर्ण, राशि स्याउमक उप भाग की खागू होंगे जिससे नामनिर्देशन संबंधित नहीं है ।

- 21. निक्षेष सम्बद्ध बीमा, क्कीम :---पिभदाता की मध्य गर प्रभिताता के खाने में जमा राशि की प्राप्त करने के अकदार व्यक्ति की कार्यालय प्रधान द्वारा प्रभिदाता की मृत्यु की तारीख में ठीक 3 अर्थ पूर्व की प्रविश्व के दौरान जमा खाने राशि भीर उस पर ब्यान की श्रीसन राशि के बराबर श्रीतिरंक्त राशि भी निम्नितिखित शती के भ्रधीन रहने शुए दी आएगी, सर्थान :---
 - (क) ऐसे प्रभिक्षाना के जमा श्वाते में राणि तथा उस पर, व्याज प्रशिक्षास का प्रधियोग उसकी मृत्यु के मास के पूर्ववर्ती 3 वर्ष के दौरान किसी भी समय निम्नालिखित से कम नहीं हुआ। है:---
 - (i) 4000/- रु. उसर् प्रशिक्षाता की उस वका में जिसने तीन वर्ष की उत्तत अवधि के प्रशिक्षण भाग् में ऐसा पद धारण किया है जिसके वेतनमान का प्रशिक्षण 1300/- रु. या अधिक है;
 - (ii) 2500ठ. उम अभिदासा की उस दक्ता में जिसने उक्त तीन वर्ष की अवधि के अधिकाश भाग में ऐसा पद पूँधारण किया है जिसके वैतनामन का अधिकसम 900/- "उ. या अधिक है किन्तु 1300 रु. में कम है;
 - (iii) 1500/- रु. उस श्रभिदाता की वशा में जिसने उवत तीन वर्ष की शबधि के श्रधिकांश भाग में ऐसा पद धारण किया है जिसके नेतनमान का श्रधिकतम 29 कि या श्रधिक है किन्तु 900/- रु. में कम है;
 - (iv) 1000 म. ई उस भ्राभिदाता की वसा में जिसने उक्त तीन वर्ष भी श्रविध के श्रविभाग भाग में ऐसा पद्ध श्राप्त किया है जिसके वेतनमान का श्रविभानसई 29 के म. से कब है।
 - (ख) इंग्ने निम्म के प्रजीन धितिन्दिम देय राणि 10,000 से प्रजिक मही होगी।

(न) ध्रश्रिदाता ने मृत्यु के समय तक पांच वर्ष से कम सेवा महीं
 की है।

िरा -- । श्री त श्री तेन, जित सास में सभिदाता की मृत्यु हुई है जससे पूर्व छतीस मासों में से प्रत्येक के संत में उसके जमा चाते सिक्षण के साधार पर निकासा आएगा। इस प्रयोजन के लिए भीर ऊपर निर्देष्ट स्यून्तम सक्षि-केण की जोच करने के लिए भी,—

- (क) मार्च के ग्रंत में भौत्रकेष के ग्रंतर्गत नियम 12 के प्रनुसार जमा प्रभिवाय पर वार्षिक क्याज सम्मिलित होगा, और
- (क) यदि उक्त 36 मासों का धंतिम मास मार्च महीं है तो प्रस्तिम मास के घंत में प्रभिन्नेष में, उस वित्तीय वर्ष के जिसमें मृत्यु हुई है प्रारंभ से उक्त प्रस्तिम मास तक व्याज सम्मिलित कर किया जाएगा।

टिप्पण—2. इस स्कीम के धवीन संदाय पूर्ण रुपयों में होगा। यदि राजि के रुपये का धंवा धाता है तो उसे पूरा रुपया ही संगणित किया जाना चाहिए, (50 पैसे को धगले एक कपने के कप में गिना आएगा)। टिप्पण—3. इस स्कीम के धधीन वय राजि कोमा राजि के कप में है और सतः चिक्प निधि चिजियम, 1925 (1925 का 19) की धारा 3 के द्वारा की गया कानुमी सुरक्षा इस स्कीम के धधीन देय राजियों की सागू नहीं होती है।

हिप्पण---4. (क) परिषद या सिमकरण के ऐसे कर्मचारी दी दशा
में जिसे नियम 4 के उपनियम (3) के समीन निधि का
फायदा दिया गया है किन्तु निधि में सम्मिलित किए जाने
की तारीज से यमास्थिति तीन वर्ष की सेवा या पांच वर्ष
की सेवा पूरी होने से पहले ही उसकी मृत्यु हो जाती है तो
में पूर्ववर्ती नियोजक के सभीन उसकी सेवा जिसके लिए उसके
मिन्दीय और नियोजक का मंगदान यदि कोई है, तथा
उस पर म्याज प्राप्त हुएं हैं, इस नियम के खंब (क) तथा
(ग) के प्रयोजनों के सिए गणना में भी जाएगी;

- (ख) उत व्यक्ति की क्या में जो सावधि बाधार पर नियुक्त किया गया है और चुनः नियोजित पेंशनर भोगियों की दशा में यथास्थिति, ऐसी नियुक्ति या पुननियोजन को तारीख केवस इस नियम के प्रयोजन के लिए गणना में की जाएगी;
- (ग) यह स्कीम संविद्या के भाषार पर नियुक्त ध्यक्तियों को शागू नहीं है।
- - (ध) कार्यालय का प्रधान यह निवेश वे सकेगा कि----
 - (i) यदि धमिषाता को धवचार, के कारण सेवा से पवस्युत किया गया है तो उन सभी रकमों की जो ऐसे धमिदाय और व्याज की धोतक हैं, उसमें से कटौती करके परिषक् या धमिकरण को संदाय किया जाए:

परन्तु जहाँ परिषद् या धिषकरण का यह समाधान होग जाता है कि इस प्रकार की कटौली से धिषदाता को बहुत सिषक कच्ट होगा तो वह, धारेस हारा, ऐसी कटौली में से उस धिष्ठात भीर स्थाज की रकम के, जो धिष्ठाता को उस दशा में संदेय होती जब वह विकित्सीय कारणों से सेवानिवृत्त हुमा शेता, दो तिहाई से धार्षिक रकन तक की छूट दे सकेगा।

परम्पु यह भीर कि यदि पश्चमृति का ऐसा कोई भारेत बाद में रह कर विमा जाता है तो इस प्रकार काटी क्यों रकम, देवा में उसके फिर के प्रतिस्थापित किए जाने पर, निधि में उसके नाम फिर से कमा कर दी जाएमी।

- (ii) यवि अभिवाता, उस कप में अदल हेवा के छारंभ से पांच वर्ष के भीतर, सेवा से त्यापदल दे देता है या मृत्यू या अधिविधंता से अथवा सक्तम चिकित्सा प्राधिकारी अपना यह घोषणा किए जाने से कि वह आगे सेवा करमे के ध्योग्य है, अथवा पद उत्सादित कर दिए जाने अथवा स्थापन में कमी कर देने से फिल्ल किसी कारण से परिषद् या अभिकरण के अधीन कर्मचारी नहीं रह जाता है तो उम सभी रक्तमों का, जो ऐसी सभी रक्तमों और ब्याज की खोतक है, उसमें कटौती करके परिषद् या अभिकरण की संवाय किया जाए।
- (ब) कार्यालय का प्रधान यह निवेश देसकेगा कि अभिदाता द्वारा परिषय या अभिकरण के प्रति उपगत किसी वायित्व के अभीम देय किसी रकम की उसमें से कटौती करके परिषय् या अभिकरण की संवाय किया जाए।

टिप्पण : 1. इस नियम के खांय (क) के उपखंड (ii) के प्रयोजन के लिए——

- (क) पांच वर्ष की सर्वाध, परिषय या सभिकरण के सधीन सभि-दाता की निरन्तर सेवा के प्रारम्भ से गिमी जाएशी ;
- (ख) केन्द्रीय सरकार के किसी अन्य विभाग में या राज्य सरकार के स्थामित्वाधीन या नियंत्रणाधील किसी निगमित निकाय के मधीन या किसी स्वायक्त संगठन के मधीन, सेवा भंग के बिना धीर केन्द्रीय सरकार की समुचित प्रामुण से, नियुक्ति प्राप्त करने के लिए सेवा से दियागया स्थाप पत्न सरकारी सेवा से त्यागयत्न महीं माना आएता।

टिप्पण: 2. इस नियम के अधीन कार्यालय प्रधान की शक्तियां उसमें निविष्ट रक्तमों की बाबत, उन श्रियमों की, जिनके शन्दान के लिए किश्म 15 के उपनियम (2) के श्रधीन विशेष कारण श्रपेक्षित है, मंजूरी देने के लिए सक्षम प्राधिकारी द्वारा भी प्रयोग की जाएंगी।

- 23. निधि में की रकम का. संदाय करने की रीति:—(1) जब निधि में घिनदाता के नाम जमा कोई रकम, घथना नियम 22 के घाडीन की गयी कटौती के पम्चात् बचा उसका घितशेष संदेय हो जाता है, तब यह कर्तव्य होगा कि वह इस निमिल उपनियम (23) में यथा उपयंधित रीति से घिनदाता या उसके नामनिर्देशिती द्वारा निध्यित घावेदन के प्राप्त होने पर संदाय करे।
- (2) जिस ध्यक्ति या जिन ध्यक्तियों को राशि संदेध है वह या वे यथास्थिति, सेवानिवृत्ति/त्यागपक्ष या मृत्यु की तारीका से एक भास की भवित के भीतर कार्यालय प्रधान को विहित प्ररूप में भावदन प्रस्तु करने के पश्चात् ही भारत में संदाय प्राप्त करने के लिए स्व प्रवंध करेगा या करेंगे निधि में से राशि देने के लिए सक्तम प्राधिकारी निधि सेखा का सत्यापन करने के पश्चात् भन्तिम संदाय के लिए वितरण स्विकारी को प्राधिकार पक्ष देगा।
- 24. विनिधान :---(1) इन नियमों के अधीन निधि में संदर्स सभी राशिया परिषद् या अभिकरण के बाते में "निर्यात निरीक्षण परिषद् अभिदायी भविष्य निधि बाता" स्था "निर्यात निरीक्षण अभिकरण अभिक्षायी भविष्य निधि बाता" के नाम से पृथक-पृथक बातों में जमा की जाएगी। ऐसी निधि में अभिवत्त निधिया या उसमें ब्याज के रूप में या अभ्यया निधि की प्राप्त या अजिस सभी राशिया अभिवाय या प्राप्त या उपगत होने की तारीब से पन्नह विनों के भीतर निम्नलिबित रीति से जमा की जाएगी या उसका विनिधान किया आएगा :---
 - (i) डाक वर बचत बैंक खाते या इस प्रयोजम के लिए भारतीय स्टेट बैंक या किसी अन्य राष्ट्रीयकृत बैंक में खोले गए विशेष खातों में विकोप हारा;

- (ii) भारतीय न्यास अधिनियम, 1882 (1882 का 2) की धारा 20 के खंड (क) से (च) में निविष्ट या उल्लिखित प्रति-भृतियों में विनिधान द्वारा ।
- (2) नियम 12 में मर्जिबच्ट अभिदाता के खाते में स्थाज जमा खाते करने के पश्चात् उपगत स्थाज में मंतर का विनिधान उपनियम (1) में उपविभात रीति में होता रहेगा । ऐसी राशियों का स्थायन या उपयोग सरकार द्वारा, जैसाकि इस संबंध में समय-समय पर आवश्यक समझा जाए, विनिध्यित किया जाएगा ।
 - 25. पेंशन बाली सेवा में अन्तरण पर प्रक्रिया :---
- (1) यदि किसी अभिशाता को परिषद् या अभिकरण के अधीन पेंशनवाली सेवा में स्थायी रूप से अन्तरित कर दिया जाता है तो उसे, अपने विकल्प पर,---
 - (क) निधि में अभिवान जारी रखने का हक होगा, इस दशा में वह किसी पेंगन के लिए हकवार नहीं होगा; या
 - (ख) ऐसी पेंशनवाली सेवा की बाबत पेंशन उपार्जित करने का हक होगा, इस दशा में उसके स्थायी रूप से अन्तरण की तारीख से :---
 - (i) उसका निधि में अभिदान करना समाप्त ही जाएगा;
 - (ii) निधि में उसके नाम जमा परिषद् या अभिकरण द्वारा किए गए अभिवायों की रकम, उस पर ब्याज सहित, परिषद् या अभिकरण को प्रतिसंदरत कर दी जाएगी;
 - (iii) निधि में उसके माम जमा अिश्वानों की रकम, उस पर ध्याज सहित, सामान्य श्विष्य निधि में उसके खाते में ग्रंतरित कर वी जाएगी, जिसमें उसके बाद वह उस निधि के नियमों के अनुमार अिश्वान करेंगा; श्रीर
 - (iv) तब बहु उस पेंशन सेवा के लिए, जो उसने स्थायी अन्तरण की तारीख से पूर्व की है, निर्यात निरीक्षण परिषद् पेंशन ग्रीर साधारण श्रीबच्य निधि नियमों के अर्धन अनुत्रीय विस्तार तक गणना के लिए हकदार होगा।
- (2) अफिरवाला उपनियम (1) के अधीन अपना विकल्प, उसे पेंगन वाली सेवा में स्थायी रूप से अन्तरित करने वाले आदेश की तारीख से तीन मास के भीतर कार्यालय प्रधान को एक पक्ष द्वारा संसूचित करेगा ग्रीर यदि उस अवधि के भीतर कार्यालय में कीई संसूचना प्राप्त नहीं होती हैती अभिवाता के बारे में यह माना जाएगा कि उसने अपने विकल्प का प्रयोग उस उपनियम के बांड (ख) में निदिष्ट रूप में किया है।

26. व्यष्टिक मामलों में नियमों के उपबंधों का शिथिल किया जाना :---

जब अध्यक्ष या निवेशक का यह समाधान हो जाता है कि इन नियमों में से किसी नियम के प्रवर्तन से किसी अि:दाता को असम्यक् कष्ट हो रहा है या होना संशाब्य है सो वह, इन नियमों में किसी बास के होते हुए भी, उस अि बात के मामले में ऐसी रीति से कार्रवाई कर सकेगा जो उसे ज्यायीचित भीर साम्यापूर्ण प्रतीत हो ।

27. निवंचन :---

- (1) इन नियमों में अभिव्यक्त रूप से अध्य उपविधित के सिवाय अभिदायी भिविष्य निधि नियम (भारत) 1962 इन नियमों के निर्वाचन में लागू होंगे।
- (2) यवि इन नियमों के निर्वचन के संबंध में कोई प्रश्न उठला है तो उसे विभिश्चय के लिए केन्द्रीय सरकार की निविष्ट किया जाएगा जिस पर उसका विनिश्चय अन्तिम होगा।

28. निरसन भौर व्यावृत्ति:---

भारत सरकार के विदेश व्यापार मंद्रालय की अधिसूचना सं का. आ. 2413 मीर का. आ. 2414 तारीच 24 मई, 1969 के अर्दान कमशः अधिसूचित निर्यात निरीक्षण परिषद् अभिदायी भविष्य निष्ठि नियम, 1969 तथा निर्यात निरीक्षण अभिकरण अभिदायी भविष्य निष्ठि नियम, 1969 निर्यात किए जाते हैं: परन्तु इन प्रकार निरिमत निर्मा ने अधीन किया बनाया गया कोई आदेश या की गयी कोई कार्रवाई इन नियमों के तत्त्रवंदी उपबंधी के अधीन बनाया गया समझी जाएगा या की गर्या समझी जाएगी।

फिडिल सं. 3(12)/76-ई. काई. एंड ई. पी.]

MINISTRY OF COMMERCE

New Delhi, the 27th September, 1986

- S.O. 3329.—In exercise of the powers conferred by section 17 of the Export (Quality Control and Inspection) A.t., 1963 (22 of 1963), the Central Government hereby makes the following rules, namely:—
- 1. Short title and commencement.—(1) These rules may be called the Export Inspection Council Contributory Provident Fund Rules, 1986.
- (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. Definitions.—In these tules, unless the context other wise requires:—
 - (a) 'Agency' means the Export Inspection Agencies established under section 7 of the Act at Bombay, Calcutta, Cochin, Delhi and Madras;
 - (b) 'Chairman' means the Chairman of the Export Inspection Council;
 - (c) 'Council' means the Export Inspection Council established under section 3 of the Act;
 - (d) 'Director' means the Director of Inspection and Quality Control of the Council;
 - (e) "emoluments" means pay, officiating pay, special pay, personal pay, dearness pay or any other amount specially declared as such and which count for determining retirement benefits, leave salary, or subsistance grant as defined in the Fundamental Rules, Dearness Allowance and Additional Dearness Allowance include any wages paid by the Council or Agency to its employees not remunerated by fixed monthly pay;
 - (f) "employee" means the person in the whole time regular employment of the Council or the Agency;
 - (g) "family" means---
 - (i) in the case of a male employee, the wife or wives and children of an employee, the widow or widows and children of a deceased son of the employee;
 - (ii) in the case of a female employee, the husband and children of the employee and the widow or widows and children of a deceased son of the employee:

Provided that-

- (1) if a male employee proves that his wife has been judicially separated from him or has ceased under the customary law of the community, to which he belongs to be entitled to maintenance, she shall be deemed to be no longer a member of the employee's family in matters to which these rules relate unless the employee intimates, in writing to the Head of Office with proof thereof that she shall continue to be so regarded;
- (2) if a female employee, by a notice in writing to the Head of Office expresses her desire to exclude her husband from her family, the husband shall be deemed to be no longer a member of the employee's family in matters to which these rules relate, unless the employee subsequently cancels such notice in writing.

- Explanation.—In the notice referred to in this clause, the female employee shall indicate whether or not her husband is physically handicapped and totally dependent on her. On receipt of such notice the head of office shall have the right to refuse the exclusion of husband from her family.
 - Note.—'Child' means a legitimate child and includes an adopted child, where adoption is recognised by the personal law governing the employee;
 - (h) "Fund" means the Export Inspection Council Contributory Provident Fund:
 - (i) "Head of Office" means an officer who has been declared as such by the Council or its Chairman or by the Director;
 - (j) "leave" means any kind of leave recognised by the Council;
 - (k) "sanctioning authority" means, the Director or any other officer of the Council or Agency empowered by the Director to function as such for the purpose of these rules:
 - (l) 'subscriber" means a member of the Fund;
 - (m) "year" means a financial year;
 - (n) all wards and expressions used in these rules and not defined but defined either in the Contributory Provident Fund Rules (India) 1962 or in the Fundamental Rules shall have the meanings respectively assigned to them in these rules.
- 3. Extent of Application.—These rules shall apply to every whole time and regular employee of the Export Inspection Council and the following agencies established by the Central Government under section 7 of the Export (Quality Control and Inspection) Act 1963 (22 of 1963), namely:—
 - (a) Export Inspection Agency, Bombay,
 - (b) Export Inspection Agency, Calcutta,
 - (c) Export Inspection Agency, Cochin,
 - (d) Export Inspection Agency, Delhi,
 - (e) Export Inspection Agency, Madras:

Provided that these rules shall not apply to those employees who entered service after introduction of Export Inspection Council Pension and General Provident Fund Rules, 1981 notified under S.O. 2922, dated the 24th October, 1981.

- 4. Constitution and Management of the Fund.—The Fund shall be administered by the Council;
- 5. Nomination.—(1) An employee shall, at the time of Joining the Fund, send to the Head of Office, a nomination in the prescribed form conferring on one or more persons the right to receive the amount that may stand to his credit in the Fund in the event of his death, before that amount has become payable or having become payable, has not been paid:

Provided that, if at the time of making the nomination, the employee has a family, the nomination shall not be in favour of any person or persons other than the members of his family.

- (2) If a subscriber nominates more than one person under sub rule (1), he shall specify in the nomination the amount of share payable to each of the nominees in such manner as to cover the whole of the amount that may stand to his credit in the Fund at any time.
- (3) A subscriber may at any time cancel a nomination by sending a notice in writing to the Head of Office. The subscriber shall, alongwith such notice or separately, send a fresh nomination made in accordance with the provisions of this rule.
 - (4) Asubscriber may provide in a nomination—
 - (a) in respect of any specified nominee, that in the event of his predecessing the subscriber, the right con-

ferred upon that nominee shall pass to such other person or persons as may be specified in the nomination, provided that such other person or persons shall, if the subscriber has other members of his family, be such other member or members. Where the subscriber confers such a right on more than one person under this clause, he shall specify the amount or share payable to each of such persons in such a manner as to cover the whole of the amount payable to the nominee.

(b) that the nomination shall become invalid in the event of the happening of a contingency specified therein:

Provided that if at the time of making the nomination the subscriber has no family, he shall provide in the nomination that it shall become invalid in the event of his subsequently acquiring a family:

Provided further that if at the time of making the nomination the subscriber has only one member of the family, he shall provide in the nomination that the right conferred upon the alternate nominee under clause (a) shall become invalid in the event of his subsequently acquiring other members or members in his family.

- (5) Immediately on the death of a nominee in respect of whom no special provision has been made in the nomination or on the occurrence of any event by reason of which the nomination becomes invalid, as provided under sub-rule (4) or the proviso thereunder, the subscriber shall send to the Head of Office a notice in writing cancelling the nomination, together with a fresh nomination made in accordance with the provisions of this rule.
- (6) Every nomination made, and every notice of cancellation given by a subscriber shall, to the extent that it is valid, take effect on the date on which it is received by the Head of Office.
- 6. Subscriber's Account.—An account shall be opened in the name of each subscriber in which shall be shown:—
 - (i) his contribution;
 - (ii) contributions made under rule 10 by the Council or agency to his account;
 - (iii) interest, as provided by rule 12, on subscriptions and contributions;
 - (iv) bonus, as provided by rule 13 on subscriptions; and
 - (v) advances and withdrawais from the Fund.
- 7. Conditions of subscription.—(1) Every employee when on duty or on foreign service shall subscribe monthly to the Fund but not during the period when he is under suspension:

Provided that a subscriber on reinstatement after a period passed under suspension shall be allowed the option of paying in one lump, sum or in instalments, any sum not exceeding the maximum amount of arrear subscriptions payable for that period.

Note.—A subscriber need not subscribed during a period treated as dies non.

- (2) Eevery employee who has been a member of provident fund recognised under clause 3 of part A of the Fourth Schedule of the Income Fax Act or the General Provident Fund in his employment immediately preceding the service under the Council or Agency shall be entitled to subscribe to the Fund from the date of his employment under the Council or agency.
- (3) A subscriber may, at his option, not subscribe during leave which either does not carry any leave salary or carries leave salary equal to or less than half pay or half average pay.
- (4) The subsiriber shall intimate his election not to subscribe during the leave referred to in sub-rule (3), by written communication to the Head of Office before he proceeds on leave and failure to make due and timely intimation shall be deemed to constitute an election to subscribe.

- (5) Notwithstanding anything containe din sub-rule (1) a subscriber shall not subscribe to the Fund for the month in which he quits service unless, before the commencement of the said month, he communicates to the Head of Office in writing his option to subscribe for the said month.
- 8. Rates of subscription.—(1) The amount of monthly compulsory subscription shall be fixed by the subscriber himself, but shall not be less than eight per cent of the subscriber's emoluments as defined in sub-rule (e) of rule 2 of these rules.
- (2) Subject to the provision of sub-rule (1), a subscriber may subscribe to the fund additional contribution voluntarily, provided that,—
 - (a) such option of voluntary subscription—shall be through written communication to the Head of Office and the amount of subscription so fixed may be—
 - (i) reduced once at any time during the course of the year,
 - (ii) enhanced twice during the course of the year, or
 - (iii) reduced and enhanced as aforesaid.
 - (d) the employees subscription and voluntray contribution shall not exceed his total monthly emoluments.
- Note.—The rates of subscription shall be expressed in whole rupees.
- 9. Realisation of subscription.—Realisation of subscription at the rate fixed under the rule 8 and the advance, if any, drawn by subscriber from the Fund shall be made from his monthly salary by deduction from his pay bill.
- 10. Contribution by Council/Agercy—(1) The Council or Agency shall contribute to each subscriber's account in the Fund at the end of each half year i.e. on 30th September and 31st March a contribution equal to the sum subscribed by the employee but such contribution shall, in no case, exceed eight per cent of the monthly emoluments payable to each employee:

Provided that no contribution shall be made by the Council or Agency for the period for which the subscriber does not subscribe to the Fund.

- (2) In the event a subscriber quits the service or dies during a year, the contribution under sub-rule (1) shall be credited to such subscriber's account for the period between the close of the preceding year and the date of his quitting service or death.
- (3) No contribution shall be payable in respect of any period for which the subscriber is permitted under these rules not to subscribe or does not subscribe to the Fund.
- 11. Transfer from or to other funds.—(1) The amount standing to the credit of an employee in a provident fund recognised under clause 3 of part A of the Fourth Schedule of the Income Tax Act, 1961, or the General Provident Fund at the time of his employment under the Council or Agency or permanent absorption in the Council or Agency of an employee who is on forcian service shall, if the employee so desires, be credited to the Fund maintained under these regulations.
- (2) Where an employee leaves the service of the Council or Agency to join another Government or semi-Government organisation or an organisation to which the Employees Provident Funds and Miscellaneous Provisions Act, 1952 (19 of 1952), is applicable or to an organisation which maintains a provident fund recognised under the Act, 1961 the amount of accumulation to the credit of such employee, if the employee so desires and the regulation in relation to the provident Fund of such new employer permit, such amount, shall be transferred to the Fund maintained by his new employer.
- 12. Interest.—(1) The Council or Agency shall credit to the account of a subscriber, interest, at such rate as the Government of India may, from time to time, prescribe for the payment of interest on subscriptions to the General

- Provident Fund maintained for Government Servants, on the amount at his credit in the Fund.
- (2) Interest shall be credited to the subscriber's account as on 31st March of each year in the following manner,—
 - (a) on the amount at the credit of a subscriber on the 31st March of the ineceding year, less any sums withdrawn by the subscriber during the current year interest for twelve months.
 - (b) on the sums withdrawn during the current yearinterest from the 1st April of the current year upto the last day of the month preceding the month of withdrawal.
 - (c) on all sums credited to the subscriber's account after the 31st March of the preceding year, interest from the date of deposit up to the 31st March of the Current year.
 - (d) the total amount of interest shall be rounded to the nearest whole rupee, fifty paise counting as the next higher rupee:

Provided that when the amount standing at the credit of a subscriber has become payable, interest shall be credited under this sub-rule in respect of only the period from the beginning of the current year or from the date of deposit, as the case may be, up to the date on which the amount standing at the credit of the subscriber becomes payable.

Provided further that where there has been delay in the drawal of pay or leave solary and allowance of a subscriber and consequently the recovery of his subscription towards the fund, the interest on such subscription shall be payable, from the month in which the pay or leave salary of the subscriber was due under the rules, irrespective of the month in which it was actually drawn:

Provided also that where the emoluments for a month are drawn and disbursed on the last working day of the same month the date of deposit shall, in the case of recovery of his subscriptions, be deemed to be the first day of the succeeding month.

- (3) In addition to any amount to be pald under rule 23 interest, up to the end of the month preceding that in which the payment is made, or up to the end of the sixth monah after the month in which such amount, becomes payable, whichever of these periods be less, shall be payable to the person to whom such amount is to be paid.
- NOTE:—Payment of interest on the Fund balance beyond a period of 6 months may be authorised by—
 - (a) The Director up to a period of one year;
 - (b) The Ministry up to any period:

after he or it has satisfied that the delay in payment was occasioned by circumstances beyond the control of the subscriber or the person to whom such payment was to be made, and in every such case the administrative delay involved in the matter shall be fully investigated and action, if any required, shall be taken.

- 13. Inventive bonus.—(1) A subscriber to the Fund who has not withdrawn any money from his/her Fund account in respect of own subscription during the preceding three years shall be entitled to a bonus at the rate of one per cent on the entire balance at the subscriber's credit on the last day of that year.
- (2) The balance on which the bonus is to be calculated will be the balance on the last date of the last year of the three year period after crediting interest for the said last year:

Provided that the bonus shall be calculated on the accumulated fund of the subscriber's own contribution only, along with admissible interest thereon. Bonus so calculated will be rounded to the nearest whole rupee (fifty paise counting as the next higher rupee). This will be credited to the account of the subscriber in addition to the interest on the provident fund balance.

Note.—The term withdrawal means refundable and non-refundable withdrawal.

- 14. Annual statement of account.—(1) As soon as possible after the audit of the accounts for 31st Ma ch of each year, the Council shall send to each subscriter an annual statement of his/her account showing the amount standing to his/her credit. In the Fund along with details recording opening balance deposit and subscriptions during the year refund of amount, if any, inte est credited for the year and withdrawals, etc. from the account. The Council or Agency shall attach to the statement of account an enquiry whether the subbscriber—
 - (a) desires to make any alteration in any normalion made under rule 5;
 - (b) has acquired a family in cases where the subscriber has made no nomination in favour of a member of his family under the proviso to subrule (1) of rule 5;
- (2) Subscribers shall satisfy themselves as to the correctness of annual statement and errors, if any should be brought to the notice of the officer in-charge forwarding the statement within 3 months from the date of receipt of such annual statement.
- 15. Advances from the Fund.—(1) The appropriate sonctioning authority may sanction, the payment to the subscriber on application in prescribed form, an advance not exceeding 3 months emoluments or half the amount of the subscriber's own contribution and interest thereon s'anding to the credit of the subscriber in the Fund, which iver is less, for one or more of the following purposes, namely:—
 - (a) to pay expenses in connection with illness, confinement or a disability including travelling expenses (where necessary) of the subscriber or members of his family or any person dependent on him,
 - (b) to meet the cost of higher reduction, including where necessary, the travelling expenses of the subscriber and members of his family or any person actually dependent on him in the following cases, namely:—
 - (i) for education outside India for academic technical, professional or vocational course Leyond the High School stage, and
 - (ii) for any medical, engineering or other technical or specialised course in India beyond the High School stage, provided that the course of study is for not less than three years.
 - NOTE.—The course of study for which advance may be allowed shall be as per instructions of the Government of India for grant of advances to the subscribers of General Provident Fund for Government servants;
 - (c) to pay obligatory expenses on a scale appropirate to the subscriber's status which by cus.o.a.a y usage the subscriber has to incur in connection with the betrothal or marriages, funerals or other ceremonies;
 - (d) to meet the cost of legal proceedings instituted by or against the subscriber, any member of his fam ly or any person actually defendent upon him, the advance in this case being available in addition to any advance admissible for the same purpose from any other source of the Council or Agency source;
 - (e) to meet the cost of the subscriber's defence where he engages a legal practitioner to defend himself in an enquiry in respect of any alleged official micconduct on his part;
 - (f) to meet the cost of pilot or construction of a house or flat for his residence or to make any payment towards the allotment of a plot or flat by the Le hi Development Authority or State Housing Found of a House Building Co-operative Society.
- (2) The Director may, in special circumstances, to be recorded in writing, sanction the payment to any subscriber of any advance if he is satisfied that the subscriber concerned requires the advance for purposes other than those mentioned in sub-rule (1).

(3) An advance shall not, except for special reasons to be recorded in writing, be granted to any subscriber in excess of the limit laid down in sub-rule (1) or until repayment of the last instalment of any previous advance.

Provided that an advance shall in no case exceed the amount of subscriptions and interest thereon standing to the credit of the subscriber in the Fund.

- (4) When an advance is sanctioned under sub-role (3) before repayment of last instalment of any previous advance is completed the balance of any previous advance not recovered shall be added to the advance so sanctioned and the instalments for recovery shall be fixed with reference to the consolidated amount.
 - NOTE.—A subscriber shall be permitted to take an advance once in every six months under item (b) of sub-rule (1) of this rule.
- 16. Recovery of advance.—(1) The Advance granted to a subscriber shall be recovered from his monthly salary in equal monthly instalments as the authority sanctioning the advance may direct, but such number shall not be less than 12 unless the subscriber so elects, or more than 24. A subscriber may, at his option, repay in smaller number of instalments than that prescribed by giving due intimation in writing to the Head of the Office. In special cases where the amount of advance exceeds three months pay of the subscriber under sub-rule (2) of rule 15, the sauctioning authority may, fix the number of instalments to be more than twenty four but in no case more than thirty six. Each instalment shall be a number expressed in whole rupees.
- (2) Recovery shall be made in the manner prescribed in rule 9 for the maistain of subscriptions and shall commence with the issue of pay for the month following the one in which the advance was drawn. The recovery shall not be made, except with the subscriber's consent while the subscriber is in receipt of subsistence grant. The Recovery may be postooned, on the subscriber's written request, by the sanctioning authority during recovery of an advance of ray granted to the subscriber.
- (3) Notwithstanding anything contained in these rules, if the Head of Office is satisfied that money drawn as an advance from the Find by the subscriber has been utilized for a nurrose other than that for which the advince was granted, he may, after issuing a notice in writing and after obtaining a written re-ly from the subscriber within fifteen days direct the subscriber to repay the amount of a vance for hwith or, in default, may order the amount to be recovered by deduction in one lump sum from the emoluments of the subscriber if he/she is on leave. If the amount to be recovered is more than half of the subscriber's emolinements the recoveries shall be extend over in two or more monthly instalments not exceeding half of the emoluments till the entire amount is repaid.
- (4) Recoveries made under this rule shall be credited as they are made to the substriber's account in the Fund.

Note -The term 'emoluments' in the rule does not include subsistence grant or allowance.

- 17. Withdrawal from the Fund.—(1) Subject to the conditions specified herein, withdrawals from the Fund may be sanctioned by the Head Departmen's at any time—
- (A) After the completion of twenty years of service (including broken periods out of service, if any of a subscriber or within ten year before the date of his retirement on superanguation, whichever is earlier, from the amount of subscriptions and interest thereon standing to the credit of the subscriber in the Fund, for one or more of the following purposes, namely:—
 - (a) for meeting the cost of higher education, including where necessary, the travelling expenses of the subscriber or any child of the subscriber in the following cases, namely:—
 - (i) for education outside India for acdemic, technical, professional or vocational course beyond the High School stage, and

- (ii) for any medical, engineering or other technical or specialised course in India beyond the High School stage;
- (b) for meeting the expenditure in connection with the betrothal or maviage of the subscriber of his sons or his daughters, and any other female relations actually dependent on him;
- (c) for meeting the expenses in connection with the illness, including where necessary, the travelling expenses, of the subscriber and members of his family or any person actually dependent on him;
- (B) After the completion of fifteen years of service (including broken periods of service, if any) of a subscriber or within ten years before the date of his retirement on superannuation, whichever is earlier, from the amount standing to his credit in the Fund for one or more of the following purposes, namely:—
 - (a) for building or acquiring a suitable house or readybuilt flat for his residence including the cost of the site;
 - (b) for repaying an outstanding amount on account of loan expressely taken for building or acquiring a siutable house or ready-built flat for his residence;
 - (c) for purchasing a house-site for building a house thereon for his residence or repaying any outstanding amount on account of loan expressly taken for this purpose;
 - (d) for reconstructing or making additions or alternations to a house or a flat already owned or acquired by a subscriber;
 - (e) for renovating, additions or alterations or upkeep of an ancestral house at a place other than the place of duty or to a house built with the assistance of a loan from the Government at a place other than the place of duty;
 - (f) for constructing a house on a site purchased under clause (c);
- (C) Within six months before the date of the subscriber's retirement, from the amount standing to his credit in the Fund for the purpose of acquiring a farm land or business premises or both.

NOTE 1.—If a subscriber has an aucestral house or built a house at a place other than the place of his duty with the assistance of loan taken from the Government he shall be eligible for the grant of a final withdrawal under sub-clauses (a), (c) and (f) of clause (B) for the nurchase of a house site or for construction of another house or for acquiring a ready-built flat at the place of his duty.

NOTE 2.—Withdrawal under sub-clauses (a), (d), (e) or (f) of clause (B) shall be sanctioned only after a subscriber has submitted a plan of the house to be constructed or of the additions or alterations to be made, duly approved by the local municipal body of the area where the site or house is situated and only in cases where the plan is approved by such local municipal body.

NOTE 3.—The amount of withdrawal sanctioned under sub-clause (h) of clause (B) shall not exceed 3|4th of the balance on the date of application together with the amount of previous withdrawals under sub-clause (a) reduced by the amount of previous withdrawal. The formula to be followed is 3|4th of the balance as on date plus amount of previous withdrawal (s) for the house in question minus the amount of the previous withdrawals.

NOTE 4.—Withdrawel under sub-clause (a) or (d) of clause (B) shall also be allowed where the house site or house is in the name of wife or husband provided she or he is the first nominee to receive Provident Fund money in the nomination made by the subscriber.

NOTE 5.—Only one withdrawal shall be allowed for the same purpose under this rule, but marriage or education of different children or illness on different occasions on a 779 GI/86—11

further addition or alteration to a house or flat covered by a fresh plan duly approved by the local municipal body of the area where the house or flat is situated shall not be treated as the same purpose. Second or subsequent withdrawal under sub-clause (a) or sub-clause (f) or clause (B) for completion of the same house shall be allowed up to the limit laid down in NOTE 3.

NOTE 6.—A withdrawal under this rule shall not be sanctioned if an advance under rule 15 is being sanctioned for the same purpose and at the same time.

NOTE 7.—Withdrawal for the purchase of Motor-Cars may be permitted by the sannetioning authority to the subscriber who has completed 25 years of service or who have less than 5 years to attain the age of superannuation as per instructions of the Government of India to the Subscribers of General Provident Fund.

- 18. Conditions of withdrawal for various purposes.—The withdrawal at any one time for one or more of the purposes specified in tale 17 shall be subject to the following conditions, namely:—
 - (a) the amount of withdrawal shall not exceed one half of the amount of subscriptions and interest thereon standing to the credit of the subscriber in the Fund on the date of sanction or six months' emoluments or the actual expenditure for the purpose specified whichever is less;
 - (b) the sanctioning authority may, however, sanction the withdrawal of an amount in excess of this limit up to three fourth of the amount of subscriptions and interest thereon standing to the credit of the subscriber in the Fund on the date of sanction having due regard to the object for which the withdrawal is being made and the status of the subscriber;
 - (c) if the withdrawal is for the purpose of construction of the house, the same should be commenced within six months of the withdrawal and should be completed within one year from the date of the commencement of the construction;
 - (d) if the withdrawal is made for the purchase of house or a site for a house, the purchase should be made within six months of the withdrawal;
 - (e) if the amount withdrawn exceeds the actual cost of purchase or construction of the house or a site for a house or if the amount is not utilised for the purpose for which it is withdrawn the excess or the whole, as the case may be, shall be refunded to the Fund forthwith in one lump sum together with interest;
 - (f) if the withdrawal is for the purchase or booking of a motor car or motor cycle, etc., relevant deposit receipt must be produced for verification by the concerned authority within a period of one month from the date of withdrawal.
- 19. Conversion of advance into final withdraval.—A subscriber who has already drawn or may draw in future an advance under rule 15 may convert, at his discretion, by written request, for any of the purposes specified in rule 17, the balance outstanding against him, into a final withdrawal on satisfying conditions laid down in rule 17 and rule 18.

NOTE 1. For the purposes of sub-rule (1) of Rule 18, the amount of subscription with interest thereon standing to the credit of the subscriber in the account at the time of conversion rlus the outstanding amount of advance shall be taken as the halance. Fach withdrawal shall be treated as reparate and the same principle shall apply in the case of more than one conversion.

- 20. Final withdrawal of accumulations in the Fund.-
- (A) Withdrawal of accumulations in the Fund (1) when a subscriber quits the rervice, the amount standing to his credit in the Fund shall, subject to any deduction under rule 23, become payable to him:

Provided, that a subscriber, who has been dismissed from service and is subsequently reinstated in the service shall, if required to do so by the office, repay any amount paid to him from the Fund in pursuance of this rule, with interest at the rate provided in rule 12 in the manner provided in sub-rule (2) of this rule. The amount so repaid shall be credited to his account in the Fund, the part which represents his subscriptions and interest the eon, and the part which represents the contributions of Council or Agency with interest thereon, being accounted for in the manner provided in rule 6.

(2) A subscriber, other than one who is appointed on contract or one who has retired from service and is subsquently re-employed, with or without a break in service, shall not be deemed to quit the service, when he is transferred without any break in service to a new post under a State Government or in another department of the Central Government (in which he is governed by another set of Provident Fund Rules) and without retaining any connection with his former rost. In such case, his subscriptions together with interest thereon shall be transferred in accordance with rule-11 of these rules.

Explanation-1. Transfers should be held to include cases of resignations from service in order to take up appointment in another Department of the Central Government or under the State Government without any break and with proper permission of Head of Department. In cases where there has been a break in service it shall be limited to the joining time allowed on transfer to different station.

Explanation-2. The same shall hold good in cases of retrenchments followed by immediate employment whether under the same or different Government.

- (3) When a subscriber, other than one who is appointed on contract or one who has retired from service and is subsequently re-employed, is transferred, without any break, to the service under a body corporate owned or controlled by Government, or an autonomus organisation, the amount of subscriptions and the contribution of Council or Agency together with interest thereon, may be transferred as ner rule 11 of these rules to his new Provident Fund Account under that body.
- B. On retirement of a subscriber,—When a subscriber has proceeded on leave preparatory to retirement or while on cleave has been permitted to retire or declared by medical authority to be unfit for further service, the amount of subscription and interest thereon in the Fund shall, on application made by him in that behalf to the office, become payable to the subscriber:
 - Provided that the subscriber, if he returns to duty shall, except where the office decides otherwise, repay to the Fund for credit to his account, the amount paid to him from the Fund in pursuance of this rule with interest thereon at the rate provided in rule 12 by instalments or otherwise, by recovery from his emohuments or otherwise, as may be directed by the authority competent to sanction an advance.
- C. On death of a subscriber.—Subject to any deductions under rule 72 on the death of a subscriber before the amount standing to his credit has become payable or where the smount has become payable, before payment has been made,—
 - (a) when a subscriber leaves a family,-
 - (i) if the nomination made by the subscriber in accordance with the provisions of rule 5 in favour of a member or members of his family subsists the amount standing to his credit in the Fund or the part thereof to which the nomination relates, shall become payable to his nominee or nominees in the proportion specified in the nomination.
 - (ii) if no such nomination in favour of a member or members of the family of the subscriber subsists or if such nomination relates only to a

part of the amount standing to his/her credit in the Fund, the whole amount or part thereof to which the nomination does not celete, as the case may be, shall notwithstanding any nomination purporting to be in favour of any persons other than a member or members of his family, become payable to the members of the family in equal shares:

Provided that no share shall be payable to .--

- (1) sons who have attained the age of majority;
- (2) sons of a deceased son who have attained the age of majority;
- (3) married daughter whose husband is alive;
- (4) married daughter of a deceased son whose husband is alive.

If there is any member of the family other than those specified in sub-clauses (1), (2), (3) and (4):

Provided further that the widow or widows and the child of children of a deceased son shall receive between them. In equal parts only the share which that son would have received if he had survived the subscriber and had been exempted from the provisions of clause (1) of the first proviso.

NOTE.—Any sum payable under these rules to a member of the family of a subscriber vests in such member under the sub-section (2) of section 3 of the Provident Fund, Act, 1925.

(b) When the subscriber leaves no family, if a nomination made by him in accordance with the provision of rule 5 in favour of any person of persons subsists, the amount standing to his credit in the fund or the part thereof to which the nomination relates, shall become pavable to his nominee or nomineer in the proportion specified in the nomination.

NOTF 1.—When a nominee is a dependent on the subscriber in clause (c) of section 2, of the Provident Funds Act 1925, the amount vests in such nominee under subsection (2) of section 3 of the Act.

- NOTE 2.—When the subscriber leaves no family and no nomination made by him in accordance with the provisions of rule 5 subsists, or if such nomination relates only to part of the amount standing to his credit in the Fund, the relevant nrovision of clause (b) and sub-clause (ii) of clause (c) of sub-section (1) of section 4 of the Provident Funds Act. 1925 are applicable to the whole amount or the part thereof to which the nomination does not relate.
- 21. Denosit linked Insurance Scheme.—On the death of a subscriber, the person entifled to receive the amount standing to the credit of the subscriber shall be puid by the Heed of Office, an additional amount equal to the average amount of subscribtion and interest thereon at the credit in the account during the 3 years immediately preceding the date of death of such subscriber, subject to the follows conditions, namely:—
 - (a) the balance representing subscription with interest thereon at the credit of such subscriber shall not at any time during the 3 years preceding the month of death have fallen below the limits of.—
 - (i) Rs. 4.000 in the care of subscriber who has held, for the greater part of the aforesaid period of three years, a rost the maximum of the pay scale of which is Rs. 1300 or more;
 - (ii) Rs. 2500 in the case of subscriber who has held for the greater part of the aforesaid period of three years, a post the maximum of the nay scale of which is Rs. 900 or more but less than Rs. 1300;
 - (iii) Rs. 1500 in the case of subscriber who has held, for the greater part of the aforesaid period of three years, a post the maximum of the pay scale of which is Rs. 291 or more but less than Rs. 900;

- (iv) Rs. 1000 in the case of subscriber who has held, for the greater part of the aforesaid period of three years, a post the maximum of the pay scale of which is less than Rs. 291;
- (b) the additional amount payable under this rule shall not exceed Rs. 10,000;
- (c) the subscriber has put in not less than five years of service at the time of his death.

NOTE 1.—The average balance shall be worked out, on the basis of the balance at the credit of the subscriber at the end of each of the 36 months preceding the month in which the death occurs. For this purpose, as also for checking the minimum balance specified above.—

- (a) the balance at the end of March shall include the annual interest on subscription credited in terms of rule 12; and
- (b) if the last of the aforesaid thirty six months is not much, the balance at the end of the said last month shall include interest in respect of the period from the beginning of the financial year in which death occurs to the end of the said last month.

NOTE 2.—Payments under this scheme should be in whole rupees. If an amount due includes a fraction of a rupee, it should be rounded to the nearest rupee, (50 paise counting as the next higher rupee).

NOTE 3.—Any sum payable under this scheme is in the nature of insurance money and, therefore, the statutory protection given by section 3 of the Provident Fund Act 1925 (19 of 1925) does not apply to sum payable under this scheme.

NOTE 4.—(a) in case of an employee of the Council or Agency who has been admitted to the benefits of the Fund under sub-rule (3) of rule 4 but dies before completion of three years service or as the case may be, five years service from the date of his admission to the Fund, that period of his service under the previous employer in respect where of the amount of his subscription and the employer's contribution, if any, together with interest have been received shall count for purposes of clause (a) and clause (c) of this rule.

- (b) in case of persons appointed on tenure basis and in the case of re-employed pensioners, service rendered from the date of such appointment of re-employment, as the case may be only will count for the purposes of this rule.
- (c) this scheme does not apply to persons appointed on contract basis.

22. Deductions.—

Subject to the condition that no deduction may be made which reduces the credit by more than the amount of any contribution by Council or Agency with interest thereon credited under rule 10 and 12, before the amount standing to the credit of the subscriber in the Fund is paid out of the Fund.—

- (A) the Head of Office may direct the deduction therefrom and payment to Council or Agency of--
 - (i) all amounts representing such contribution and interest, if the subscriber is dismissed from service due to misconduct;
 - Provided that where the Head of Office is satisfied that such deduction would cause exceptional hardship to the subscriber, he may, by order, exempt from such deduction an amount not exceeding two third of the amount of such contribution and interest which would have been payable to the subscriber, if he had retired on medical grounds;
 - Provided further that if any such order of dismissal is subsequently cancelled, the amount so deducted shall on his reinstatement in the service, be replaced to his credit in the Fund.

- (ii) all amounts representing such contribution and interest if the subscriber, within five years of the commencement of his service as such, resigns from the service or ceases to be an employee under the Council or Agency otherwise than by reason of death, superannuation, or a declaration by a competent medical authority that he is unfit for further service, or the abolition of the post of the reduction of establishment.
- (B) the Head of Office may direct the deduction therefrom and payment to the Council Agency of any amount due under a liability incurred by a subscriber Council or Agency. NOTE: 1.—For the purpose of sub-clause (ii) of Clause (A) of this rule—
 - (a) the period of five years shall be recknoned from the commencement of the subscriber's continuous service under the Council or Agency.
 - (b) resignation from service in order to take up appointment in another Department of the Central Government or under the State Government or under a Body corporate owned or controlled by the Government or an Attonomous organisation, without any break and with proper permission of the Central Government, shall not be neated as resignation from Government service.

NOTE.—2. The powers of the Head of Department under this rule may, in respect of the amounts referred to therein also be exercised by the authority competent to sanction an advance for the grant of which special reasons are required to be stated under sub-rule (2) of rule 15.

- 23. Manner of payment of amount in the Fund.—
- (1) When the amount standing to the credit of a subscriber in the Fund or the balance thereof after any deduction under rule 22 becomes payable, it shall be disbursed on receipt of a written application in this behalf from the subscriber, or his nominee, the manner specified in sub-rule (2).
- (2) the person (s) to whom the amounts are payable shall make his their own arrangements to receive payment in India only after submitting an application in the prescribed form to the Head of Officer within a period of one month from the date of retirement resignation or death as the case may be. The authority competent to release the amount from the fund, shall, after, verification of the Fund account, issue an authority to the disbursing officer for final payment.

24. Investments:---

- (1) All sums paid into the Fund under these rules shall be credited in the Accounts of the Council or Agency Seperately named "the Export Inspection Council Contribution Provident Fund Account." and "Export Inspection Agency Contributory Provident Fund Account." All moneys contributed to such Funds or received or accruing by way of interests or otherwise to such Funds shall, within fifteen days from the date of contribution or receipt of accrual, be deposited or invested in the following manner—
 - deposited in a post office savings hank account or in a special account to be opened for the purpose in the State ank of India or in any nationalised bank;
 - (ii) Invested in the securities mentioned or referred to in clauses (a) to (f) of section 20 of the Indian Trusts Act 1982 (2 of 1982).
- (2) After crediting of interest to the subscriber's Account as contained in rule 12, the difference in the interest acrued shall continue to be invested in the manner as indicated in sub-rule (1), The mode of disposal or utilisation of such sums shall be decided by the Government as may be decimed necessary in this regard from time to time
- 25. Procedure on transfer to pensionable service:—(1) If subscriber is pemanently transferred to pensionable service

subscriber is pemanently transferred to pensionable service under the Council or Agency he shall at his option, be entitled.

- (a) to continue to subscribe to the Fund in which case he shall not be entitled to any pension; or
- (b) to earn pension in respect of such pensionable service, in which case, with effect from the date of his permanent transfer—
 - (i) he shall cease to subscribe to the Fund;
 - (ii) the amount of contributions by the Council or Agency with interest threon standing to his credit in the Fund shall be repaid to the Council or Agency.
 - (iii) the amount of subscriptions together with interest thereon standing to his credit in the Fund shall be transferred to his credit in the General Provident Fund, to which he shall subscribe in accordance with the rules of that Fund; and
 - (iv) he shall be entitled to count towards pension service, rendered prior to the date of permanent transfer to the extent permissible under the Export Inspection Council Pension and General Provident Fund Rules, 1981.
- (2) A subscriber shall communicate his option under subrule (1) by a letter to the Head of Office within three months of the date of the order transferring him permanently to pensionable service, and if no communication is received in the Office within that period, the subscriber shall be deemed to have exercised his option in the manner refered to in clause (b) of that sub-rule.
- 26. Relaxation of the provisions of the rule in individual cases.—When the Chairman or the Director is satisfied that the operation of any of these rules causes or is likely to cause undue hardship to a subscriber, he may nothwithstanding anything contained in these rules, deal with the case of such subscriber in such maner as may appear to him to be just and equitable.
- 27. Interpretation.—(1) Save as otherwise expressly provided in the rules, the Government of India decisions under Contributory Provident Fund Rules (India) 1962 shall be aplicable in the interpretation of the rules.
- (2) If any question arises relating to the interpretation of these rules, it shall be referred to the Council for decision.
- 28. Repeal and Savings.—The Export Inspection Council Contributory Provident Fund Rules, 1969, and the Export Inspection Agency Contributory Provident Fund Rules, 1969 respectively, notified under the notifications of the Government of India in the Ministry of Foreign Trade and No. SO 2411 dated the 24th May 1969 are hereby repealed.

Provided that any order made or action taken under the rules so repealed shall be deemed to have been made or taken under the corresponding provisions of these rules.

(F. No. 3|12|76-EI&EP)

का.मा. 3330:—केर्प्याय सरकार, निर्यात (क्वालिटी नियंत्रण भीर निरीक्षण) अधिनियम, 1963 (1963 का 22) की धारा 17 द्वारा प्रवत्त सक्तियों का प्रयोग करते हुए, निर्यात (क्वालिटी नियंत्रण भीर निरीक्षण) नियम, 1964 में भागे भीर संशोधन करने के लिए निम्नलिखित नियम बनाती है, प्रयात :---

- 1. (1) इन नियमों का नाम नियति (क्वालिटी नियंत्रण भौर निरीक्षण) संगोधन, नियम, 1986 है।
 - (2) ये राजपत्र में प्रकाशन की तारीख की प्रवृत होंगे।

2., नियात (क्वालिटी नियंत्रण और निरीक्षण) नियम, 1964 के नियम 3 के उपनियम (1) में "एक वर्ष" शब्द के स्थान पर "दो वर्ष" शब्द रखे जाएंगे ।

> [सं. 3(90)/85-ईमाईएंड ई] एत एस हरिहरन, निदेशक

पाद स्थिपण----

मून नियम का.चा. 3317 तारीख 1-1-1964 द्वारा प्रकाशित किए गए धीर तदनन्तर निम्नलिखित द्वारा उनमें संशोधन किए गए:----

का.भा. 3100, तारीख 29-9-1965

न्ता.भा. 3965, सारीख 6-11-1967

का.मा. 277, तारी**व** 18-1-1969

का भा. 2718, तारीख 23-7-1968

का.भा., 1855, तारीख 22-7-1972

का.भा. 103, सारीख 6-1-1973

का. धा. 2603, साराख 20-8-1977

का.भा. **2745, सार्गक 27-9-**1978

का.मा. 2865, तारंख 30-9-1978

गा.**मा. 2496, ताराय 26-9-198**1

का.**भा**. 1551, ताराख 19-3-1983

का. था. 5227, सारंखा 16-11-1985

का.**चा. 5395,** तॉरी**ख 30-11-1**985

S.O. 3330.—In exercise of the powers conferred by section 17 of the Export (Quality Control and Inspection Act, 1963 (22 of 1963), the Central Government hereby makes the following rules further to amend the Export (Quality Control and Inspection) Rules, 1964, namely:—

- 1. (1) These rules may be called the Export (Quality Control and Inspection) Amendment Rules, 1986.
- (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. In rule 3 of the Export (Quality Control and Inspection) Rules, 1964, in sub-rule (1), for the words "one year", the words "two years" shall be substituted.

[No. 3|90|85-EI&EP] N.S. HARIHARAN, Director

FOOT NOTE:—The principal rules were published vide S.O. 3317 dated 1-10-1964 and subsequently arrended by:

S.O. 3100 dated 29-9-1965

S.O. 3965 dated 6-11-1967

S.O. 277 dated 18-1-1969

S.O. 2718 dated 23-7-1968

S.O.1855 dated 22-7-1972

S.O. 103 dated 6-1-1973

S.O. 2603 dated 20-8-1977

S.O. 2745 dated 23-9-1978

S.O. 2865 dated 30-9-1978

S.O. 2496 dated 26-9-1981 S.O. 1551 dated 19-3-1983

S.O. 5227 dated 16-11-1985

S.O. 5395 dated 30-11-1985

(संयुक्त मुख्य नियंत्रक, श्रायात-निर्यात का कार्यालय) यलकत्ता, 28 फरवरी, 1986

निरसन आदेश

का. छा. 333).--जबिक मैं. हिस्दुस्तान फॉटलाइजर कार्पोरशन लि., दुर्गापुर युनिट, दुर्गापुर-713212 को पूंजीगत माल के श्रायात के लिए एक सी जी लाइमेंस मं. 1/मी जी/2083728/सी/एक्स एक्स/90/सी/83 दिलांक 27-2-84 जारी किया गया था।

- 2 जबकि फर्म ने भव भ्रायात-निर्मात प्रक्रिया पुस्तक 1985-88 के पैरा 86 के भनुसार एक शपणपत्र वाखिल किया है जिसमें उन्होंने बताया है कि लाइमेस सं. 1/सी जी/2083728/सी बिनांक 27-2-84 की मीमाशुल्ल प्रयोजन प्रति सीमाशुल्ल समाहर्ता, सीमाशुल्ल, भवन, कलकत्ता के पास पंजीकृत करवाने के पश्चात तथा बिल्कुल भी उपयोग में लाए बिना खों/भ्रस्थानस्थ हो गई है। उन्होंने उक्त लाइसेंस की भूत सीमाशुल्क प्रयोजन प्रति, यदि बाद में मिल जाती है, को उपयोग में जाए बिना इस लाइसेंसिंग कार्यालय को लीटाने का बचन भी दिया है।
- 3. जब कि फमें ने लाइसेंस के पूरे मूल्य का उपयोग करने के लिए मूल सी जी लाइसेंस सं. 1/मी जी/2083728/सी विनोक 27-2-84 की सीमाशुक्क प्रयोजन प्रति को रह करते हुए केवल ग्रनुलिपि सीमाशुक्क प्रयोजन प्रति जारी किए जाने के लिए आनेबन किया है।
- 4. मैं मंतुष्ट हूं कि उक्त लाइसेंस की सीमाणुष्क प्रयोजन प्रति बिन्कुल भी उपयोग में लाए बिना खो/धस्थानस्थ हो गई है।
- 5. यथासंगोधित श्रायात (नियंत्रण) छादेश, 1955 की धारा 9(1) (थ) के अंतर्गत प्रदक्त राधिकारों का प्रयोग करते हुए मैं उक्त लाइसेंम का 1/सी जी/2083728, दिनांक 27-2-84 की मूल सीमाशुल्क प्रयोजन प्रति को एतवृद्धारा रद्द करता हूं तथा उक्त निरसन श्रावेश के मद्दे श्रनृलिपि नाइसेंस जारी करने का श्रावेश देता हूं।
- 6. इसे वर्तमान क्रायात-निर्मात प्रक्षिया पुस्तक 1985-88 के पैरा 86 के उपमंत्रों के मनुमार किया है।
- निषय :- श्रायात लाइसेंस मं. ऋाई/सीजी/2083728/सी/एक्सएक्स/90/ सी/83 दिनांक 27-2-84 की खोई/झस्यानस्थ सीमा शुल्क प्रयोजन प्रति की अनुलिपि प्रति को आरी करना।

उक्त लाइसेंस की सीमा शुल्क प्रयोजन प्रति की ग्रनुलिपि प्रति का स्थीरा निम्नानुसार है :-

लाइसेंस सं.	दिनांक	माल का वर्णन
\$1-246860s	दिनांक 28-2-1986	निम्मानुसार पूजीयत माल:— यूनियम स्पेशल सीविंग हैंड-2 नग एव पीसील-2 नग, जल स्तर सूचक —1 नग परिगोधक, बैलेसिंग किंअ शक्ति संभरण, एकक-1 नग, रोटैरी पिस्टर मीटर इंण्ड 1-नग, द्रव्र मीटर उपसाधन-1 नग, लिमिट स्विजिस-2 नग, जंक्शन धर्मोस्टैट —1 मग। लाइसेंस का कुल मूल्य 2,18,224/—७.

[# . 26/85/1253]

CANCELLATION ORDER

(Office of the Jt. Chief Controller of Imports and Exports)

Calcutta, the 28th February, 1986

CANCELLATION ORDER

S.O. 3331.—Whereas M/s. Hindustan Fertilizer Corporation Ltd., Durgapur Unit, Durgapur-713212, were granted a CG licence No. I/CG/2083728|C|XX|90|C|83 dt. 27-2-84 for import of Capital goods.

- 2. Whereas the firm have now filed an affidavit in terms of para 86 of the Hand Book of Import Export Procedures 1985—88 wherein they have stated that the Customs Purposes Copy of licence No. I/CG/2083728|C dt. 27-2-84 has been lost|misplaced after having been registered with Collector of Customs, Customs House, Calcutta and not utilised at all. They have further undertaken to return the original Customs Purposes Copy of the said licence is found/traced out at a later date, without utilisation, to this licensing office.
- 3. Whereas the firm have since requested for issue of a duplicate Customs Purposes Copy only in cancellation of the Customs Purposes Copy of original CG licence No. I/CG/2083728|C dt. 27-2-84 for utilisation for the full value of the licence.
- 4. I am satisfied that the Customs Purposes Copy of the above mentioned licence has been lost/misplaced without having been utilised at all.
- 5. In exercise of the power conferred on me under clause 9(1)(d) of the Imports (Control) Order, 1955, as amended, I hereby cancel the said original customs purposes copy of the licence No. 1/CG/2083728|C dt. 27-2-84 and hereby order that a duplicate licence be issued against the said cancelled licence.
- 6. This is done in accordance with the provision of para 86 of the current Hand Book of Import-Export Procedures for 1985-88.

Subject:—Issue of duplicate copy of lost/misplaced Customs Purposes Copy of the Import licence No. I|CG| 2083728|C|XX|90|C.83 Dt. 27-2-1984.

The particulars of the duplicate copy of the Customs Purposes Copy of the aforesald licence are as follows:----

Licence No. Date Description of goods

Capital goods as follows:

Union Special Sewing Head-2
Nos., H.P. Scal-1 Nos, Water
level indicator -1 No. Rrectifier,
Balancing Bridges, Power Supply
Unit-1 No., Rotary Pister Meter
D-2468608 .28/02/1986. Ind-1 No. Liquid Meter accessories 1 No. Limit Switches-2 No.,
Junction Thermostat-1 No.
Total value of the lic. is
Rs. 2, 18, 224/-.

[# 26/85/1253]

कलकत्ता 2 ग्राप्रैस, 1986 निरसन भावेश

का. आ. 3332--जबकि मैंसर्ग सेकबाई इंजीनियरिय कारपेरियन आर प्राम. जिला मिवनापुर, पश्चिम बंगाल को 5 एस एग और मोटी काँइस में सी. बार. स्टील सीटम के कायात के लिए 1,44,23,500 रू. का ए यू लाइसेंस सं. पी./डी/2230178/सी/एक्स एक्स/93/मी/84 ू दिनांक 11-4-85 विया गया था।

2. जबकि श्रव फर्म ने मायात-निर्यात प्रक्रिया पुस्तम, 1985—88 के पंग 86 के अनुसार एक भाष्य पत्न दाखिल किया है जिसमें उन्होंने यह बताया है कि लाइसेंस सं. पी/धी/2230178/सी, तिर्नाक 11-4-85 की दोनों से मा गुल्क प्रयोजन प्रति एवं मुद्रा विनिमंग नियंत्रण प्रति किसी संभा गुल्क प्रयोजन प्रति एवं मुद्रा विनिमंग नियंत्रण प्रति किसी संभा गुल्क प्राधिकारी के पाम पंत्रीकृत किए बिना एवं बिल्कुस उपयोग में लाए बगैर खो गई/मस्थानस्थ हो गई है। उन्होंने श्रागे यह भी वचन दिया है कि मूल लाइसेंस (दोनों सीमा-गुल्क प्रयोजन एवं मुद्रा विनिमय नियंत्रण प्रयोजन प्रति) यदि बाद में भिण जाता है खोज लिया जाता है सो थे उसे उपयोग किए बगैर इस लाइसेंसिंग कार्यालय को धापम गर देंगे।

- 3. जबिक फर्म ने भ्रम उक्त लाइसेंस सं. पी/डी/2230178/सी, दिमांक 11-4-85 के निरसन पर लाइसेंस के पूरे मूल्य के उपयोग के लिए भ्रनुलिपि सीमा ण्ल्क एवं मुद्रा निनमय नियंत्रण प्रति जारी करने के लिए भ्रनुरोध किया है।
- 4. मैं संपुष्ट हूं कि उपर्युक्त उल्लिखित लाइसेंस की दोनों सीमा शुल्क प्रयोजन एवं मुद्रा विनिमय नियंत्रण प्रतियां बिल्कुल भी उपयोग में लाए बिमा खो गई/ग्रम्थानस्थ हो गई हैं।
- 5. यथा संशोधित धायात (नियंक्षण) धादेश, 1955 के खड 9(1) (घ) के अंतर्गत भुझमें प्रदत्त ध्रधिकारों का प्रयोग करते हुए मैं ए यू लाइसेंस मं., पी |श्री/2230178/सी दिनांक 11-4-85 की मूल सीमा शुक्क एवं मुद्रा विनिमय नियंत्रण प्रयोजन प्रति एतद्ग्रारा रह करता हू और धादेश देता हूं कि उकत निरसित क्षाइमेंस के मद्दे धनुलिपि लाइसेंस जारी किया जाए।
- ७. यह श्रायात-निर्यान प्रक्रिया पुस्तक 198-5-88 के पैरा 69 क प्रावधानों के प्रनुसार किया गया है।

[सं. 1/8 6-8 7/1309] के सी दास, उप मुख्य नियंत्रक, ध्रायात-निर्यात कृते संयुक्त मुख्य नियंत्रक,ध्रायात निर्यान

पिषय:- बास्तिक उपभोषता लाइसेंस सं. पी/डी/2230178/सी/एक्स एक्स/95/सी/84, विनांक 11-4-85 की खोई/ग्रास्थानस्य सीमागुल्क तथा मुद्रा विनिमय नियंत्रण प्रयोजन प्रति की प्रनुतिषि प्रति की जारी करना

उक्त लाइसेंस की सीमाशुल्क प्रयोजन सथा मुद्रा-विनिमय नियंक्षण प्रयोजन प्रति की भनुलिपि प्रति का क्योरा निम्नानुसार है:—

लाइसेंस सं.	दिनांक	माल का वर्णन
धी-2468609 (सीमा भूत्क प्रयोजन प्रसि)	,	.5 एम एम और मोटी सर्वायल में सी कार स्टीन शीटस।
	2.4,1986	
की-2468610 (भुद्राविनिमय नियंत्रण प्रयोजन प्रति)		लाइसेंस का लागत बीमा भाडा मूल्य 1,44,23,500 रु. है।

Calcutta, the 2nd April, 1986

CANCELLATION ORDER

- S.O. 3332.—Wheteas M|s. Sakbry Engineering Corpn. Jhargram, Distt. Midnapore, W. Bengal were granted and AU licence No. P/D/2230178|C|XX|95|C|84 dt. 11-4-85 for Rs. 1,44,23,500 for import of CR Steel Sheets in Coils .5 MM and thicker.
- 2. Whereas the firm have now filed an Affidavit in terms of para 86 of the Hand Book of Import Export Procedures 1985-86 wherein they have stated that both customs Purposes Copy and Exchange Control Copy of the licence No. P/D/2230178|C dt. 11-4-85 has been lost imsplaced without having been registered with any customs authority and utilised at all. They have further undertaken to return the original licence (both Customs Purposes and Exchange Control Purposes Copy) if found/traced out at a later date, without utilisation to this licensing office.
- 3. Whereas the firm have since requested for issue of a duplicate Customs Exchange Control Purposes Copy only in cancellation of the said licence No. P/D/2230178|C dt. 11-4-85 for utilisation of the full value of the licence.
- 4. I am satisfied that both the Customs Purposes and Exchange Control Purposes Copy of the above mentioned

- licence have been lost/misplaced without having been utilised at all.
- 5. In exercise of the power conferred in me under clause 9(1)(d) of the Imports (Control) Order, 1955, as amended, I hereby cancel the said original Customs and Exchange Control Purposes Copy of the AU licence No. P/D/2230178 Cdt. 11-4-85 and hereby order that a duplicate licence be issued against the said cancelled licence.
- 6. This is done in accordance with the provision of para 86 of the Hand Book of Import-Export Procedures, 1985-88.
 [No. 1]86-87[1309]

K. C. DAS, Dy. Chief Controller for Jt. Chief Controller of Imports and Exports.

Subject.—Issue of Duplicate Copy of lost/misplaced Customs and Exchange Control Purposes Copy of the Actual User licence No. P/D/2230178|C|XX|

95|C|84, dt. 11-4-85.

The particulars of the duplicate copy of the Customs Purposes and Exchange Control Purposes Copy of the aforesaid licence are as follows:—

Licence No.	Date	Description of Goods
D-2468609 (Customs Purposes Copy) D-2468610 (Exchange Control Purposes Copy)	2-4-1986.	CR Steel Sheets in Coils .5 MM. and Thicker. CIF Value of the Licence Rs. 1,41,23,50)/

[No. 1]186-87[1309]

कलकला, 28 जुलाई, 1995

निरसन भादेश

का. आ. 3333-- जबकि मैं. प्रैक्ष इलैक्ट्रानिस्प प्रा.ित , 1 सुरेत टैगोर रोड, कलकता-19 को (1) मशीनी संबटकों (इलैक्ट्रानिक संबटकों के प्रलाबा)-5000 नगर तथा (2) प्राउटर कींगा पार्ट (इतिक्ट्रानिक संघटकों के अलावा)-2500 नग के आधार के लिए 1,42,630 क. का एक ए यू लाइसोंस सं. पी/एस/1947099/सो. विनांक 15-3-85 जारी किया गया था।

2. जबकि मै. प्रैक्स इलैक्ट्रानिक्स प्रा.लि. ने प्रायात निर्यात प्रिक्षिया

पुस्तक 1985—88 के पैरा 86 के धनुमार एक प्राप्यपत्न दाखिल किया है जिसमें उन्होंने बताया है कि लाइसेंस सं. पी/एस//1947099/सी, दिनांक 15-3-1985 की सामा-मुल्क तथा मुद्रा बिनिनय नियंत्रण प्रयोजन प्रतिया बिसा भी सामा मुल्क प्राप्तिकारों के पास पंजीकृत करवाए सथा जिल्कृत भी उपयोग में लाए बिना खो गई है। उन्होंने यूल लाइसेंन (दोनो सोमा-मुल्क प्रयोजन एवं मुद्रा बिनिसय नियंत्रण प्रतियां) यदि बाद में मिन जाती है, तो उपयोग में लाए बिना हन लाइसेंसिंग कार्यालय को लौटाने का बचन भी विद्या है।

- 3. जबिक सै. प्रैश्न इतिकृतिस्य प्रा.ित. ने लाइसेंस के पूरे मूल्य का उपयोग करने के लिए उश्त लाइसेंस को पद करते हुए अनुलिति मुता विनिभय नियंत्रण तथा सींभाशुलक प्रयोजन प्रति जारी करने के लिए अभिवन किया है।
- 4. मैं संतुष्ट हूं कि उनत लाइसेंस की सीमा.शुल्क एवं मुझा जिलिमय नियंत्रण प्रतियों पंजीकृत किए जिला तथा उत्योग में लाए जिला खो गई है।

- 5. यथा संगोधित धायान (नियंत्रण) धादेश, 1955 की घारा 9(1) (घ) के अंतर्गत प्रदत्त अधिकारों का प्रयोग करते हुए मैं उक्त लाइसेंस सं. पी/एस/1947099/सी, दिनोक 15-3-1985 की मूल सीमा-शुल्क प्रयोजन एवं मुद्रा विनिमय नियंत्रण प्रति को एतद्वारा रह करता हं तथा उक्त रह लाइसम के मुद्दे ध्रमुलिपि लाइमेस कारी करने का निदेश देना हं।
- 6 इसे भाषात-निर्यात प्रक्रिया पुस्तक 1985—88 के पैरा 86 के उपमन्धों के धनुमार जारों किया जा रहा है।

ह. एस.के. मुकर्जी, उप मुख्य नियंत्रक, श्रायात एवं नियति कृते सयुक्त मुख्य नियंत्रक, श्रायात एवं नियति

विषयः लाइसेंस सं. पी/एस/1947099/सो, दिनांक 15-3-1985 की खोई हुई सीमागुल्क एवं मुद्रा विनिमय नियंत्रण प्रयोजन प्रति की धनुलिपि प्रति का जारी किया जाना।

उक्त लाइसींस की सींमा शुरू एवं मुद्रा विनिमय नियंत्रण प्रयोजन प्रति की अन्तिपि प्रति का ब्यौरा निम्नानुसार है :--

·		4 .
लाइसेंस सं.	दिनांक	माल का वर्णन
डी-2466812 (सीमा, मुल्क प्रयोजन प्रति)	28-7-86	(1) ए एम 85 नीति पुस्तक की कम सं. 457, भाग-क परिणिष्ट 3 के अनुसार 95450 र . के मशीनी संबटक (इलैक्ट्रानिको संघटकों के भूलावा)-5000 नर्ग।
डी-2486613 (मुद्रा विनिमय नियंत्रण प्रति)		(2) ए.एम. 85 नीति पुस्तक की कम स. 457 भाग-क परिशिष्ट-3 के मनुसार माअटर कैशिंग पार्ट (इलैक्ट्रानिक संघटकों के अलावा) 2500 नग।
		लाइसेस का कुल लागत बीमा भाडा- 1,42,600 रु.

[सं. 3/86-87/1617]

बी.सी. वागजी, सहायक मृख्य निर्यन्नक, भाषात एवं निर्यात कृते संयुक्त मृख्य नियंत्रक, भाषात एवं निर्यात

Calcutta, the 28th July, 1986 CANCELLATION ORDER

- S.O. 3333.—Whereas M/s. Prex Electronics Pvt. Ltd., 1, Suron Tagore Road, Cal-19 were granted an licence No. P/S/1947099/C dt. 15-3-85 for Rs. 1,42,600/- for import of (i) Mechanical Components (excluding electronics Components) -5000 Pes. and (ii) Outter cashing parts (excluding electronics components)-2500 Pes.
- 2. Whereas, M|s Prex Electronics Pvt. Ltd., have now filed an affidavit in terms of para 86 of the Hand Book of Import-Export Procedures, 1985—88 wherein they have been that both the customs and exchange control purposes copy of the lic. No. PS|1947099|C dt. 12-5-85 have been lost without having been registered with any Customs Authority and utilised at all. They have further undertaken to return the original licence (both customs purpose and exchange control copy) if found|traced out at a later date, without utilisation to this licensing office.
- 3. Whereas, M/s.. Pres Electronics Pvt. Ltd., have been requested for issue of duplicate exchange control and custom purposes copy in cancellation of the said licence for utilisation for the full value of the licence.

- 4. I am satisfied that the customs and exchange control copy of the above mentioned licence have been lost without having been registered and utilised at all.
- 5. In exercise of the power conferred on me under clause 9(1)(d) of the Imports (Control Order, 1955, as amended, hereby cancelled the said original customs purpose and exchange centrol copy of the Lie. No. P|S|1947099|C dt. 15-3-85 and hereby order that duplicate be issued against the said cancelled licence.
- 6. This is done in accordance with the provision of para 86 of the Hand Book of Import-Export Procedures, 1985-88.
- S. K. MUKHERJEE, Dy. Chief Controller of Imports and Exports for Jt. Chief Controller of Imports and Exports. Sub:—Issue of duplicate copy of the lost Customs and Exchange Control Purpose copy of the Lic. No.P[S] 1947099[C dt. 15-3-1985.

The particulars of the duplicate copy of the Customs and Exchange Control Purposes copy of the aforesaid licence are as follows:—

Licence No. Date	Description of Goods
D-2468612 28/07/1986. (C.P. copy) D-2468613 (E.C. copy)	(i) Mechanical Components (excluding electronic components)-5000 Pcs. for Rs. 95450/as per app3 part A, Sl. 457 of AM'85 Pol. BK. (ii) Outer Cashing Parts (excluding electronic components)-2500 Pcs. of App. 3, Part-A, Sl. 457 of AM'35 Pol. Book.
	Total C.I.F. Value of the Licence Rs. 1,42,600/-

[No. 3/86-87/1617]

B.C. BAGCHI, Assit. Chief Controller of Imports & Exports for Jt. Chief Controller of Imports & Exports.

कवि मंत्रालय

(कृषि और सहकारिता विभाग)

नई रिल्ली, 1 मितम्बर, 1986

का. हा. 3334.—केन्द्रीय सरकार 30 जुनाई, 1982 तक यथा संशोधित पशु कृरता निवारण क्रिविनयम, 1960 की धारा 5 की उपधारा (1) (1) के उपबंधों के अधीन एतद्वारा श्री एरा सम्बासिवम, संसद सदस्य (राज्य सभा) को श्री मोहनारंगम के स्थान पर भारतीय पशु कल्याण मंडल में झागामी झादेशों तक तत्काल से सवस्य के तीर पर नामजब करती है।

[सं. 14-6/85 एल. डी. 1] एस. पी. वर्मा, ध्वर मनिक

MINISTRY OF AGRICULTURE (Department of Agriculture and Cooperation)

New Delhi, the 1st September, 1986

S.O. 3334.—Under provision of Sub-section (1) (i) of Section 5 of the Prevention of Cruelty to Animals Act, 1960, as amended upto 30th July, 1982, the Central Government hereby nominates Shri Era Sambasivam, Member of Parliament (Rajya Sabha) as Member on Animal Welfare Board of India with immediate effect and until further orders in place of Shri R. Mohanarangam.

[No. 14-6/85-LD. I] S. P. VERMA, Under Seçy.

नई दिल्ली, 10 सितम्बर, 1980

ग्रादेश

का. आ. 3335. —-राष्ट्रपति, केन्द्रीय सिविज गेवा (वर्गोकरण निसंत्रण सथा अपील) नियम, 1965 के नियम 9 के उप-नियम (2), नियम 12 के उप-नियम (2) के खंद (ख) और नियम 24 के उपनियम (1) द्वारा प्रदत्त प्रश्तियों का प्रयोग करते हुए और कृषि और सिवाई मंत्रालय (कृषि विभाग) के नारीख 5 अप्रैल, 1980 के ध्रादेश संवाग का. धा.

सं. 901 को श्रिष्ठिकान्त करते हुए यह निवेश देते हैं कि इस ह्रावेश की श्रिप्तुम् के स्तंभ 1 में विनिधिष्ट माधारण केन्द्रीय सेवा समृत "ख" के पदों के संबंध में, स्तंभ 2 में िनिधिष्ट श्रिष्ठिकारी तियुक्ति श्रिष्ठिकारी और स्तम्भ 3 और 5 में विनिधिष्ट श्रिष्ठिकारी स्तम्भ 4 में विनिधिष्ट श्रास्तियों की बावन कमश्रा श्रमुणासन श्रिष्ठकारी और श्राप्तित श्रिष्ठकारी होंने।

[मं. 2-32/85-एक बाई (प्रणासन)] बी. बी. सम्बन, उन मिन्नव

घ पुनुषी

क्रम सं.	मेवा पर्दों का ब्यौरा	नियुक्ति प्राधिकारी	गास्तियां अधिरोपित करने के लिए सक्षम प्राधिकारी और वे गास्तियां जिल्हें वह प्रधिरोपित कर सकता है। (नियम 11 में मद संख्या के संदर्भ में)		षपील प्राधिकारी	
			प्राधिकारी	दण्ड		
1	2	3	4		5	
	र केन्द्रीय सेवा वर्ग "ख" पद: य सारस्यकी सर्बेक्षण	महा निवेशन	महानिदेशकगभी क्षेत्रीय निदेशक (4) तक	र (1) से	मात्स्यकी प्रभाग के प्रभारी संयुक्त सन्तिक महानिदेशक, भारतीय मात्स्यकी सर्वेक्षण	
2. समेकि	त भारत्यकी परियोजना	निदेशकः	निदेशकमभी छप-निदेशक (1) तफ	से (4)	मास्स्यकी प्रभाग के प्रजारी संयुक्त सचिय, निवेणक समेकित मास्स्यकी परियोजनः	
	मारस्थको नौवहन और द्वंजीनियरी ा.संस्थान	निवेशक	निवेशकःमभी उपनिवेशकः (1) तक	से (4)	मारस्यकी प्रभाग के प्रभारी संयुक्त सिविय निदेशका, केन्द्रीय मारस्यकी नौबहन और इंजीनियरी प्रक्रिक्षण संस्थान	
4. केस्द्रीय	ंतटीय माल्यको इंजीनियरी संस्थान	निदेणक	निदेशकप्रभी संगुक्त निदेशक (1 नक) 社 (4)・	मारस्यकी प्रभाग के प्रभारी संयुक्त सचिष विदेशक, केन्द्रीय तटीय मारस्यकी इंजीनियरी संस्थान।	

New Delhi, the 10th September, 1986

ORDER

S.O. 3335:—In exercise of the powers conferred by sub-rule (2) of Rule 9, clause (b) of sub-rule (2) of rule 12 and sub-rule (1) of rule 24 of the Central Civil S rvices (Classification, Control and Appeal) Rules, 1965, and in supersession of Ministry of Agriculture and Lrigation (Department of Agriculture) Order No S.O. 901 dated the 5th April, 1980, the President hereby directs that in respect of the posts in the General Central Services Group 'B' as specified in Column 1 of the Schedule to this order, the authority specified in column 2 shall be the Appointing Authority and the authorities specified in column 3 and 5 shall be the Disciplinary Authority and Appeallate Authority respectively in regard to the penalties specified in Column 4.

iNo. 2-32/85 Fy (Adm)]
B.B. MONDAL, Dy. Secy.

THE SCHEDULE

N). Duscription of service/ posts	Appointing Authority	Authority competent to impose penal- ties and penalties which it may impose (with reference to item numbers in rule 11)		• •
		Authorities	Penalties	
1	2	3	4	5
GENERAL CENTRAL SER	VICE GROUP 'B' PO	STS.		
1. Fishery Survey of India	Director General	Directo: General	All	Joint Secretary incharge of Firheries Division.
		Zonal Director	(i) to (iv)	Director General, Fishery Survey of India.

1	2	. 3	4	5
2. Iateg:ated Fisheries Project	Director	Director	All	Joint Secretary incharge of Fisheries Division.
		Doputy Director	(i) to (iv)	Director, Integrated Fisheries Project.
3. Central Institute of Fisheries Nautical and Engineering Training	Director	Director	All	Joint Sucretary incharge of Fisheries Division.
		Deputy Director	(i) to (iv)	Director, Central Institute of Fisher- los Nautical and Engineering Train- ing.
4. Central Institute of Coastal Engineering for Fishery.	Director	Director	All	Joint Secretary incharge of Fisheries Division
		Joint Director	(i) to (iv)	Director, Central Institute of Coastal Engineering for Fishery.

मागव रांगाधश विकास मंत्रालय

(संस्कृति विभाग)

मई विल्ली, 3 सितम्बर, 1986

का.भा. 3336--चलचित्र (प्रमाणन) नियमावली, 1983 के नियम 9 के साथ पठित चलचित्र प्रधिनियम, 1952 (1952 का 37) की धारा 5 की उपधारा (2) द्वारा प्रदस्त मक्तियों का प्रयोग करते हुए केन्द्रीय सरकार, श्री डी वी . राव, ध्रपर क्षेत्रीय ग्रीधकारी, जिन्हें कनार्टेक सरकार में कार्यभार सम्मालने के लिए मुक्त कर दिया गया है, के स्थान पर श्रीमती के. रतनप्रभा, भाई.ए.एम. (कर्नाटक: 1981) की 22-8-1986 के कपराहुन से क्रगले कादेशो तक केर्न्याय फिल्म प्रमाणन बोर्ड, हैवराबाद में स्थानापन्न भूपर क्षेत्रीय अधिकारी के रूप में प्रतिनियुक्ति के भाक्षार पर नियुक्त करती है।

[फा. सं. 802/34/83/एफ.सी.]

MINISTRY OF HUMAN RESOURCE DEVELOPMENT (Department of Culture)

New Delhi, the 3rd September, 1986

S.O. 3336.—In exercise of the powers conferred by subsection (2) of Section 5 of the Cinematograph Act, 1952 (37 of 1952) read with rule 9 of the Cinematograph (Certification) Rules 1983, the Central Government is pleased to appoint Smt. K. Ratna Prabha. I.A.S. (KTK: 1981) to officiate as Additional Regional Officer, Central Board of Film Certification, Hyderabad, on deputation basis with effect from 22-8-1986 A. N. unitl further orders, vice Shri D.V. Rao, Additional Regional Officer relived to join the Karpataka Government.

[File No. 802]34]83-F(C)]

नई दिल्ली, 5 सितम्बर, 1986

का. भा. 3337--चलचित्र (प्रमाणम) नियमावली, 1983 के नियम 8 के उपनियम (1) भीर (2) के साथ पठित नियम 7 के उपनियम (3) तथा चलचित्र प्रिष्ठितियम, 1952 को घारा 5 की उपवारा (1) द्वारा प्रवस्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निम्निलिखित व्यक्तियों को हैदराबाद में उनत बोर्ड के सलाहकार पैनल के सदस्यों के रूप में तत्काल से प्रगले प्रादेशों तक एतक्क्कारा नियुक्त करती है:---

- 1. डा. के.वी. प्रसाद राव
- 2. भी एम.बी. नारायण राव
- श्रीमती एम. भारती
- श्री के, बालासूबमणयम
- श्री जे. भास्कर राव
- श्री पालाइग् वेंकट राव
- श्री ए.वी.मार. कृष्णामृति
- श्री पी. वमन राव, हैदराबाद
- श्री नवनीत राव, उपनुष्ठ पति, उस्मानिया विश्वविद्यालय [फा.सं. 811/5/84-एफ (सी.)]

इकवा'ल कुष्ण, अवर सचिव

New Delhi, the 5th September, 1986

S.O. 3337.—In exercise of the powers conferred by subsection (1) of Section 5 of the Cinematograph Act, 1952 and sub-rule (3) of rule 7 read with sub-rule (1) and (2) of rule 8 of the Cinematograph (Certification) Rules 1983, the Central Government hereby appoints the following persons as members of the Advisory Panel of the said Board at Hyderabad with immediate effect untill further orders:-

- 1. Dr. K.V. Prasada Rao
- Shri M.V. Naravana Rao
- 3. Smt. M. Bharathi
- 4. Shri K. Balasubramaniam
- 5. Shri J.Bhaskar Rao
- 6. Shri Paladugu Venkat Rao
- 7. Shri A.V.R. Krishnamoorthy
- 8. Shri P. Vaman Rao, Hyderabad
- 9. Shri Navneet Rao, V.C., Osmania University.

[File No. 811|5|84-F (C)] IQBAL KRISHAN, Under Secy.

परिवहन मंत्रालय

रेलवे विभाग (रेलवे बोर्ड)

नयी दिल्ली, 8 सितम्बर, 1986

का.भा. 3338.--भारताय रेल प्रक्षिनियम, 1890 (1890 का 9)की धारा 147-क ध्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार एतवुद्वारा उक्त प्रधिनियम की दूसरी प्रनुसूची में निम्मलिखित भामग्री शामिल करती है, यथा:---

वं। बियो फैसेट रिकार्डर/प्लेयर

बीडियो कैसेट रिकाइंर/प्लेयर कैसेट

रेकिनरेटर

इ.सी.जी.मशीनें

कम्प्यूटर

इलैक्ट्रानिक कैलकुलेटर

[सं.टी.सी.II/2425/80] ए.एन.बाचू, सचिव, रेलवे बोर्ड एवं भारत सरकार के पदेन उप समिव।

MINISTRY OF RAILWAYS

(Department of Railways)

(Railway Board)

New Delhi, the 8th September, 1986

S.O. 3338.—In exercise of the powers conferred by section 147-A of the Indian Railways Act, 1890 (9 of 1890), the Central Government hereby adds to the Second Schedule to the said Act, the following Articles, namely :-

Video Cassete Recorder Player.

Video Cassete Recorder Player Cassetes,

Refrigerators.

ECG Machines.

Computers. Flectronic Calculators.

[No. ICII|2404 80]

A. N. WANCHOO, Secy. Railway Board and ex-Officio Auditional Secy. to the Govt. of India.

> (जल भृतल परियहत विभाग) (नीवहन पक्ष)

नई दिल्ली, 8 मितम्बर, 1986

का. मा. 3039.---केन्द्र सरकार, राष्ट्रीय नौबहन बोई नियम, 1960 के नियम 4 के साथ पठित वाणिज्य पोत पश्चिहन अधिनियम, 1,958) (1353 का 44) की धारा 4 द्वारा प्रदल शक्तियों का प्रयोग करते हुए ए-बबुद्वारा राज्य सभा के सदस्यों श्री नरेण सी. पुगलिया और श्री सकोतन सेन का राब्ट्रीय नौबहुन बंदि के सदस्य नियुक्त करते. है ओर इस उद्देश्य के निर्परितहत मंत्रालय (जल-भूतल परिवहत विभाग), नौबहन पक्ष में भारत सरकार की ग्रधिसूचना का भा सं. 513, दिनांक 29 जनवरी, 1986 (राजपन्न में 8-2-1986 को प्रकाशित) में निम्त-्लिखित संगोधन करती है, प्रयीत:-

उक्त ग्राधिसूचना में भव 6 ग्रीर 7 तथा उससे संबंधित प्रविष्टियों के लिए निम्नलिखित रखे जाएंगे:-

"6 श्री नरेश सी. पुगलिया, संसव सदस्य 7 श्री सुकोमल सेन, संसद सदस्य

सभा द्वारा

[पा. सं. एस. इब्ल्यू/एम.एस.दी. 4/85 - एस. एस.] डी. डी. सूद, ग्रवर समिव

(Department of Surface Transport)

(Shipping Wing)

New Delhi, the 8th September, 1986

S.O. 3339.—In exercise of the powers conferred by Section 4 of the Merchant Shipping Act, 1958 (44 of 1958) read with Rule 4 of the National Shipping Board Rules, 1960, the Central Government hereby appoints that National Section 1960, the Central Colombia Section Section 1960, the Section 1960 of Reits Sec C. Piglia and Shri Sukomal Sen, Membe s of Rajya Sabha to be the membe s of National Shipping Board and for that pur ose amends the notification of the Government of India n the Minis'ry of Transport (Department of Surface Transport, Shipping Wing S.O. No. 513, dated 29th January, 1986 (nutlished in the Gazette dated the 8th February, 1986) as follows, namely:

In the said notification for items 6 and 7 and the enthies relating thereto, the following shall be subslitu'ed, namely :-

"6. Shri Naresh C. Puglia, M.P. 7 Shri Sukomal Sen, M.P. Elected by Rnjya Sabha"

> [F. No. SW/MSB-4/85-SL] D. D. SOOD. Under Secy.

संचार महालय

(दूरसंचार विभाग)

नई दिल्ली, 12 सितम्बर, 1986

का. आ. 2340 ---स्थायी शादेश संख्या 627, दिनोक 8 मार्च, 1960 द्वारा लाग् किए गए भारतीय सार नियम 1951 के नियम 434 के खंड ा∐ के पैरा (क) के धनुसार महामिदेशक, दूरसंवार विभाग ने सानन्द तथा क्रुड्याड्रा टेलीकोन केन्द्रों, गुजरात सर्किल, में विनोक 30-9-1986 से प्रमाणित दर प्रणाली लागू करने का निश्वय किया है।

सिक्या 5-21/86 गीएव बी]

के, पी. ए.सी, राहायक महानिवेशक (पी एव बी)

MINISTRY OF COMMUNICATIONS (Department of Telecommunications)

New Delhi, the 12th September, 1986

S.O. 1340.—In pursuance of para (a) of Section III of Rule 434 of the an Telegraph Rules, 1951, as introduced by S.O. No. 1444. At the American Section 114 of Rule 434 of the American Rules, 1960, the Director General, Despitable 44 Telecommunications, hereby specifies 30 9 1986 as the date on which the Measured Rate System will be introduced in Sanand and Kukarwada Telephone Exchanges, Gujarat Telecom, Circle.

[No 5-21|86-PHB]

K. P. SHARMA, Asstt. Director General (PHB)

कवि मंत्रालय

नई दिल्ली, 5 सितम्बर, 1986

का. भा. 3341--- खान मधिनियम, 1952 (1952 का 35) की धारा 5 की उपधारा(1)द्वाराप्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार एतद्द्वारा श्री एम . एल . मुखर्जी, उप महानिदेशक, खान मुरक्षा (केम्द्रीय क्षेत्र) धनबाद को श्री वी.सी.वर्मा,जो प्रतिनियक्ति पर विदेश जा रहे हैं, के स्थान पर, ऐसे सभी केंद्रों के लिए, जिन पर उक्त अधिनियम हा विस्तार है 6 सितम्बर, 1986 से श्री वर्मा के कार्यभार ग्रहण करने तक मुख्य खान निरीक्षक के रूप में नियुक्त करती है।.

> [फा.सं. एम६६०12/4/84-खान-I] रामकानुगा, भवर समिव

MINISTRY OF LABOUR New Delhi, the 5th September, 1986

S.O. 3341—In exercise of the powers conferred by subsection (1) of Section 5 of the Mines Act. 1952 (35 of 1952) the Central Government hereby appoints Shri M. L. Mukherjee Penuty Director General of Mines Safety (Central Zone), Dhanbad, to be the Chief Inspector of Mines for all the territories to which the said Act extends, on and from the 6th September, 1986, vice Shri V. C. Varma, who is proceeding on deputation abroad until Shri Varma resumes duty.

JF. No. S 66012|4\84-M.II RAM KANUGA, Under Secy.

नई दिल्ली, 9 सितम्बर, 1986

का. भा 3 3 4 2 ⊷ केन्द्रीय सरकार को यह प्रतीत होता है कि निस्पर्ति खत र्वापन से संबद्ध नियोजन भीर कर्मकारितिक बहुसंख्या इस बात पर सहमत हो गई कि कर्मचारी भविष्य निधि भीर प्रकीण उपवश्य भक्षितियस, 1952 (1952 का 19) के उपबन्ध सम्बन्धित स्थापन को लागू किये जाने पाहिए :--

- 1. मैसर्स हिलॉस एन्टीनांस एन्ड इलैक्ट्रोनिक्स, 234 ग्रजी शाहमुगाम रोड, मद्रास-86
- मैसर्स जितस्टैक इन्जिनियरिंग प्राइवेट लिमिटेड युनिट मं. 20 इन्डस्ट्रीयल स्टेट, गणपति पोस्ट, कोम्बेतूर-641006
- 3. मैसर्स मन्नामदुराई को-मापरेटिव स्टोर्स लिमिटेट, ए-1562. सुन्दरापुरम, मन्नामद्राई, मद्रास-1
- 4. मैसर्स चितमया विद्यालय चिन्मया नगर, स्टेज-2 विस्नामवाकाम मश्रास-600092
- 5. मैससे स्टेन्डई फायर वर्क्स प्राइवेट लिमिटेड, 77 एन प्रार, के. राजारतनाम गली, शिवाकासी-626123
- 6. मैसर्स जी. एस. बी. फैक्ट्री, 19 ए मोरूसुरम गली, कोसापालायाम, मरनीएन एकस्वा नार्थं प्रकटि डिस्ट्रिक्ट
- 7. मैसर्स देशाक इन्डस्ट्रीज नं. 20 ए/2 रेस कोर्स रोड, डिडीगल
- 8. मैसर्स ऐसे टैक्स 8 वीं एण्ड सी, क्रिची मेन रोड, गुगए, सेलम-6
- 9. मैंसर्स मनी मार एण्ड संस, 220 पेरूर रोड, कोम्बेतूर-26
- 10. मैसर्स सत्या प्रेस दूल्स 16 स्टेशन ध्यू रोड कोदामवाकाम,
- 11 . भैसर्स लश्मी ट्रेंड ऋँडैटसलिमिटेड, 624, ब्राना ऐलाए, महास-6
- 12. मैसर्स रविनद्धन भचागम नं. 20 ए/1 रेस कोर्स रोड, डिडिगुल 624005

- 13 मैतर्त पालवात द्राल्सपोर्ट कंनलटैन्सी सर्विम लिमिटेब, 34 ब्रॅकटा-नारावणा रोड, तथ्याताम, मद्रास
- 14. मैंसर्त पुरान बेल्जिनियर्त 386 अरकाट र.क, कांश्रमवाकाम, महात-24
- 15 मैं रित्रा, बो. के. एत वैष्टताष्ट्र(प्राईबेड) जिलिटेड, डिलर्स मैं टिब्र वैष्टतर, 95 ए, मार्किड डिडियुत-1
- 16. मैतर्न निक्नताल् कर्नेडरिंग मिल 6/158 पेरनदुरई गोक, इनिवं 638011
- 17. मैनर्त अत्राह्म मैव वर्श्व नं. 23, मुडालियर न्यू स्ट्रीट, काला गुमनाई ट्रीतालेवली डिस्ट्रीक्ट
- 18 मैं की गांको सेटन प्राह्मेट जिनिटेक, 304 ए, जिन्नी होक जिल्लालूर कोय-न्यूर-5
- 19. मैनते जिसान भारत केतेस्क्रीरा मिस्स, एस एक नं. 979, पेक्ज कुटोरोड सूतासातिसान क्रोड़-638002 पेरीप्रार कस्त्रा
- मैनने सहार एट्टरबाइनिया, 385 घरकाट रोड, कोडामनाकास, महास-24
- 21. भैनर्त थी थी 348 गृशलूर कातार निस्क सप्लाई सोसाइटी जिनिटेड गृशलूर, मनुराई कहना
- 22. भैसर्त अनुशाम क्लिकिनियाँरण वक्सी, 11 कीजार रोक, महास-600007

अ.त. केन्द्रां सरकार उक्त अधितियम की धारा 1, की उप धार 4 इस्त तरत महिन्दीं का प्रयोग करते हुए उक्त भिधितियम के उपवन्ध उक्त स्थारनों की लागू करती है।

[सं. एस-35019(168)/86-एस एस-2]

New Delhi, the 9th September, 1986

S.O. 3342.—Whereas it appears to the Central Government that the employers and the majority of employees in relation to the following establishments have agreed that the provisions of the Employees' Provident Funds and Miscellaneous Provisions Act, 1952 (19 of 1952), should be made applicable to their respective establishments, namely :—

- M|s. Helios Antennas and Electronics 234, Avvai Shahmugham Road Madras-86.
- Jectstox Engineering (Private) Limited, Unit No. 20, Industrial Estate, Ganapathy Post, Coimbatore-641006.
- M|s. Manamadurai Co-Op. Stores Ltd., A-1562, Sundarapuram, Manamadurai Madras.
- M|s. Chinmaya Vidyalaya, Chinmayanagar, Stage II, Virugambakkam, Madras-600092.
- MJs. Standard Fire Works Pvt., 77-N. R. K. Rajarathnam Street, Sivakasi-626123.
- Mis. G.S.V. Factory, 19A Morusuran St. Kosapalayam, Arni, North Arcot District.
- M|s. Thilak Industries, No. 20-A|2, Race Course Road, Dindigul.
- Ms. Esstex, 8B & C Trichy Main Road, Gugai, Salam-6.
- M's. Maniar and Sons, 220, Potur Road, Coimbatore-62.
- M/s. Satya Press Tools, 16. Station View Road, Kodambakkam, Madras-24.
- M/s. Lakshmi Trade Credits Limited, 624, Anna Salai, Madras-6.
- M/s. Ravindran Achanam No. 20-A/1, Race Course Road, Dindigul-624005.
- Ms. Pallavan Transport Consultancy Service Ltd. 34, Vankatanaryana Road, Nandanam, Madras.
- M|s. Murugan Engineers 386, Arcot Road, Kadambakkam, Madras-24.

- M/s. N. V. K. M. Btelnut (Private) Ltd., Dehalchrs in Seconted Beteinut, 95-A, Market Road, Dindig 1-1.
- M[s. Thirumalai Calendering Mill, 6]158, Perundurai Road, Erode-638011.
- Ms. Alaguram Match Works, No. 23, Muld flar New Street, Kalugumalai, Ti. unelveli D strict.
- M's. Shanthi Sales Private Limited, 304A, Trichy Ro. d Singanallur, Coimbatore-5.
- M|s. Vishal Bharath Calendaring Mills. S. F. No. 979, Perundurai Road, Meelappalayam, Eroda-630002., Periyar Dist.
- M|s. Satya Enterprises, 305, Arcot Road, Kadambakkam, Madras-24.
- M's. D. D., 348. Gudalur Kallar Milk Supply Society Ltd., Qidalur Madurai District.
- M|s. Anuradha Engineering Works, 11, Chollai Road. Madras-600007.

Now, therefore, in exercise of the powers conferred by subsection (4) of section 1 of the said Act, the Central Government hereby applies the provisions of the said Act to the above mentioned establishments.

[No. S-35019(168)|86-SS-11]

नई विकली, 10 सितम्बर, 1986

का. आ. 3343:----नैसर्स मद्रास फर्टीलाइजर लि., मनाली. मद्रास-600068 (टी. एन./7929) (जिसे इसमें इसके पश्वात जकत स्थापन कहा गया है) ने कर्मचारी भविष्य निधि और प्रकीर्ण उपबन्ध किनियम, 1952 (951 का 9) जिसे इसमें इसके पश्चार उकत अधिनियम कहा गया है) की धारा 17 की उपधारा (2क) के अधीन छूट दिए जाने के लिए आदेदन किया है;

भीर केन्द्रीय सरकार का समाधान हो गया है कि उक्त स्थापन के कर्मजारी किसी पृथक अधिवाय या प्रीमियम का सन्वाय किए बिना ही, भारतीय जीवन बीमा निगम की जीवन बीमा स्क्रीम की सामूहिक बीमा स्क्रीम के अर्थन जीवन बीमा के रूप में जो फायदा उठा रहे हैं वे ऐसे कर्मचारियों को उन फायदों से अधिक अनुकूल हैं जी उन्हें कर्मचारी निक्षेप सहबद्ध बीमा स्क्रीम, 1978 (जिसे इसमें इसके पश्चात् उका स्क्रीम कहा गया है) के अर्थान अनुक्षेप हैं;

अतः केन्द्रीय सरकार, उक्त अधिनियम की धारा 17 की उपधारा (2क) द्वारा प्रदत्त प्रकित्यों का प्रदोग करते हुए श्रीर भारत सरकार के श्रम संद्वालय की अधिसूचना संख्या की, आ, 3665 तार ख 19-7-1983 के अनुसरण में श्रीर इससे उपावद्ध अनुसूची में विनिद्धिष्ट प्रती के अर्धान रहते हुए उक्त स्थापन की, 24-9-1986 से तीन वर्ष की अविधि के लिए जिसमें 23-9-1989 भा सम्मिलित है, उक्त स्काम के सभी उपवन्धों के प्रवर्तन से छुट देती है।

अन्पूची

- उक्त स्थापन के सम्बन्ध में नियोजन प्रावेशिक भविष्य निधि आयुक्त तामिलनाडु को ऐसी विवरणियां भेजेगा भीर ऐसे लेखा रखेगा तथा निरीक्षण के लिए ऐसी सुविधाएं प्रवान करेगा जो केखीय सरकार समय-समय पर निर्दिष्ट करे।
- 2. नियोजक, ऐसे निरीक्षण प्रमारीं का प्रत्येक मास की समाप्ति के 15 दिन के भीतर सन्दाय करेगा जो केन्द्रीय सरकार उक्त अधिनित्रम की धारा 17 की उपधारा (3क) के खण्ड (क) के अधीन समान-प्रमान पर निदिष्ट करे।
- 3. सामूहिक बीमा स्कीम के प्रवासन में, जिसके अस्तीत लेखाओं का रखा जाना, विवरणियों का प्रस्तुत किया जाना, बीमा प्रीमियम का संस्थाय सेखाओं का अन्तरण, निरीक्षण प्रभारों का सन्दाय आदि भी है, होने वले सभी क्यमों का बहुन नियोजक द्वारा किया जाएगा।

- 4. नियोजक, केन्द्रीय सरकार द्वारा यथा अनुमोबित सामूहिक बीमा स्कीम के नियमों की एक प्रति, भीर जब कथी उनमें संशोधन किया जाए, तब उस संशोधन की प्रति तथा कर्नचारियों की बहु संख्या की मावा में उसकी मुख्य बातों का अनुवाद, स्थापन के सूचना-पट्ट पर प्रविश्ति करेगा।
- 5. यदि कोई ऐसा कर्मजारी, जो कर्मजारी प्रविष्य निधि का या उक्त अधिनियम के अधीन छूट प्राप्त किसी स्थापन की प्रविध्य निधि का पहले ही सदस्य है, उसके स्थापन में नियोजित किया जाता है तो नियोजिक सामूहिक कीमा स्कीम के सवस्य के रूप में उसका नाम तुरन्त वर्ज करेगा भीर उसकी बाबत आवश्यक प्रीमियम भारतीय जीवन बीमा निगम की सन्वस करेगा ।
- 6. यदि सामूहिक बीमा स्कीम के अधीन कर्मचारियों को उपलब्ध कायदे बढ़ाये जाते हैं तो, नियोजक उक्त स्कीम के अधीन कर्मचारियों को उपलब्ध फायदों में समुचित रूप से वृद्धि की जाने की व्यवस्था करेगा जिससे कि कर्मचारियों के लिए सामूहिक बीमा स्कीम के अधीन उपलब्ध फायदे उन फायदों से अधिक अमुकूल हों, जो उक्त स्कीम के अधीन अनुक्रेय हैं।
- 7. सामूहिक बीमा स्कीम में किसी बात के होते हुए भी, यदि किसी कर्मकारी की मृत्यु पर इस स्कीम के अधीन सन्देय रकम उस रकम से कम है जो कर्मकारी को उस दक्षा में सन्देय होती जब वह उकत स्कीम के अधीन होता तो, नियोजक कर्मकारी के विधिक वारिस/नामनिर्देशिती को प्रतिकर के रूप में दोनों रकमों के अन्तर के बराबर रक्षम का सन्दाय करेगा।
- 8. सामृहिक स्कीम के उपबन्धों में कोई भी संशोधन, प्रादेशिक प्रविष्य निधि आमुक्त तामिलगाडू के पूर्व अनुमोदन के जिला नहीं किया जाएगा भीर जहां किसी संशोधन से कर्मचारियों के हित पर प्रतिकृत प्रभाव पड़ने की संभावना हो वहां, प्रादेशिक भविष्य निधि आधुकत, अपना अनुमोदन देने से पूर्व कर्मचारियों को अपना वृष्टिकोण स्पष्ट करने का युक्तियुक्त अवसर देगा।
- 9. यदि लिसी कारणवण, स्थापन के कर्मचारी, मारतीय जीवन बीमा निगम की उस सामृहिक बीमा स्कीम के, जिसे स्थापन पहले अपना कृका है, अधीन नही रह जाते हैं, या इस स्कीम के अधीन कर्मचारियों की प्राप्त होने वाले फायदे किसी रीति से कम हो जाते हैं तो यह छूट रह की जा संकती है।
- 10. यदि किसी कारणवंश, नियोजक मारतीय जीवन बीमा निगम द्वारा नियत तारीख के भीतर प्रीमियम का सन्वाय करने में असफल रहता है भीर पालिसी को व्यपगत हो जाने दिया जाता है तो छूट रह की जार सकती है।
- 11. नियोजक द्वारा प्रीमियम के सन्वाय में किए गए किसी व्यक्तिकम की वक्ता में, उन मृत सवस्यों के नामनिर्देशितियों या विधिक यारिसों को जो यदि यह, छूट न दी गई होती तो उक्त स्कीम के अन्तर्गत होते, बीमा फायवों के सन्वाय का उत्तरवायिस्व नियोजक पर होगा।
- 12. इस स्कीम के अधीन आने वाले किसी सदस्य की मृत्यु होने पर धारतीय जीवन बीमा निगम, बीमाकृत राशि के हकदार नामिक्टें शिती/विधिक बारियों को उस राशि का सन्दाय तत्परता से भीर प्रत्येक दशा में हर प्रकार से पूर्व वाने की प्राप्ति के एक मास के भीतर सुनिश्चित करेगा।

[संख्या एस-35014/12/83/पी.एफ-2/एसएस-2]

New Delhi, the 10th September, 1986

S. O. 3343.—Whereas Messrs Madras Fertilizers Limited, Madras 600058 (TN/7929) (hereinafter referred to as the said establishment) have applied for exemption under subsection (2A) of Section 17 of the Employees' Provident Funds

and Miscellaneous Provisions Act, 1952 (19 of 1952) (hereinafter referred to as the said Act);

And whereas, the Central Government is satisfied that the employees of the said establishment are, without making any separate contribution of payment of premium, in enjoyment of benefits under the Group Insurance Scheme of the Life Insurance Corporation of India in the nature of Life Insurance which are more favourable to such employees than the benefits admissible under the Employees Deposit Linked Insurance Scheme, 1976 (hereinafter referred to as the said Scheme);

Now, therefore, in exercise of the powers conferred by sub-section (2A) of Section 17 of the said Act and in continuation of the notification of the Government of India in the Ministry of Labour, S.O. 3665 dated the 19-7-1983 and subject to the conditions specified in the Schedule annexed hereto the Central Government hereby exempts the said establishment from the operation of all the provisions of the said Scheme for a further period of three years with effect from 24-9-1986 upto and inclusive of the 23-9-1989.

SCHEDULE

- 1. The employer in relation to the said establishment shall submit such returns to the Regional Provident Fund Commissioner, Tamil Nadu and maintain such accounts and provide such facilities for inspection as the Central Government may direct from time to time.
- 2. The employer shall pay such inspection charges as the Central Government may, from time to time, direct under clause (a) of sub-section (3A) of Section 17 of the said Act within 15 days from the close of every month.
- 3. All expenses involved in the administration of the Group Insurance Scheme, including maintenance of accounts, submission of returns, payment of insurance premia, transfer of accounts, payment of inspection charges etc. shall be borne by the employer.
- 4. The employer shall display on the Notice Board of the establishments, a copy of the rules of the Group Insurance Scheme as approved by the Central Government and, as and when amended, alongwith a translation of the salient features thereof, in the language of the majority of the employees.
- 5. Whereas, an employee, who is already a member of the Employees' Provident Fund or the Provident Fund of an establishment, the employer shall immediately enrol him as a member of the Group Insurance Scheme and pay necessary premium in respect of him to the Life Insurance Corporation of India.
- 6. The employer shall arrange to enhance the benefits available to the employees under the Group Insurance Scheme appropriately, if the benefits available to the employees under the said Scheme are enhanced so that the benefits available under the Group Insurance Scheme are more favourable to the employees than the benefits admissible under the said Scheme.
- 7. Notwithstanding anything contained in the Group Insurance Scheme, if on the death of an employee the amount payable under this scheme be less than the amount that would be payable had employee been covered under the said Scheme, the employer shall pay the difference to the legal heir/nominee of the employee as compensation.
- 8. No amendment of the provisions of the Group Insurance Scheme, shall be made without the prior approval of the Regional Provident Fund Commissioner. Tamil Nadu and where any amendment is likely to affect adversely the interest of the employees, the Regional Provident Fund Commissioner shall before giving his approval, give a reasonable opportunity to the employees to explain their point of view.
- 9. Where, for any reason, the employees of the said establishment do not remain covered under the Group Insurance Scheme of the Life Insurance Corporation of India as already adopted by the said establishment, or the benefits to the employees under this Scheme are reduced in any manner, the exemption shall be liable to be cancelled.
- 10. Where, for any reason, the employer fails to pay the premium etc. Within the due date, as fixed by the Life

Insurance Corporation of India, and the policy is allowed to lapse, the exemption is liable to be cancelled.

- 11. In case of default, if any made by the employer in payment of premium the responsibility for payment of assurance benefits to the nominees or the legal heirs of deceased members who would have been covered under the said Scheme but for grant of this exemption, shall be that of the employer.
- 12. Upon the death of the members covered under the Scheme the Life Insurance Corporation of India shall ensure prompt payment of the sum assured to the nominee|legal heirs of the deceased member entitled for it and in any case within one month from the receipt of claim complete in all respects.

[No. S-35014] 12[83-PF.II-SS.II]

का. इरा. 3344 :---मैसर्ग श्री राम विश्वरिंग लि., 3-ए, शैक्स-पियर सारनी, कलकत्ता-700071 (डब्ल्यू. बी./11415) (जिसे इसमें इसके पश्चात् उक्त स्थापन कहा गया है) ने कर्मकारी भविष्य निधि और प्रकीर्ण उपवन्ध प्रधिनियम, 1952 (1952 का 19) जिसे इसमें इसके पश्चात् उक्त इ:धिनियम कहा गया है) की धारा 17 की उपधारा (2क) के इ:धीन छट दिए आने के लिए घावेदन किया है ;

और केलीय सरकार का समाधान हो गया है कि उक्त स्थापन, के कर्मबारी किसी पृथक शिवाय या प्रीमियम का सन्दाय किए बिना ही, भारतीय जीवन बीमा निगम की जीवन बीमा स्कीम की सामृहिक बीमा स्कीम के श्यीन जीवन बीमा के रूप में जो फायवा उठा रहे हैं व ऐसे कर्मबारियों को उन फायदों से श्रीवक श्रनुकूल हैं जो उन्हें कर्मबारी निशेष सहबद्ध बीमा स्कीम, 1976 (जिसे इसमें इसके पश्चास उक्त स्कीम कहा गया है) के अधीन अनुक्रोय हैं;

हातः केन्द्रीय सरकार, उक्त इश्विनियम की धारा 17 की उपधारा (2क) द्वारा प्रदत्त मक्तियों का प्रयोग करते हुए और भारत सरकार के भग मंत्रालय को इश्विस्वमा संख्या का. इ.ग. 3654 तारीख 25-7-1983 के इ:मुसरण में और इससे उपावक इन्मूची में विनिधिष्ट मार्ती के इश्वीन रहते हुए उक्त स्मापन को, 24-9-1986 से तीन वर्ष की इश्वीब के लिए जिसमें 23-9 1989 भी सम्मिलित है, उक्त स्कीम के सभी उपबन्धों के प्रवर्तन से छुट देती है।

इ:नुसुची

- उक्त स्थापन के सम्बन्ध में नियोजन प्रावेशिक भविष्य निधि प्रापृत्त परिवम बंगाल को ऐसी विवरिणयों भेजेगा और ऐसे लेखा रखेगा सथा निरोक्षण के लिए ऐसी सुनिधाएं प्रधान करेगा जो केखीय सरकार समय-समय पर निविष्ट करे।
- 2. नियोजक, ऐसे निरीक्षण प्रभारों का प्रश्वेक मास की समाप्ति के 15 दिन के भीतर सन्दाय करेगा जो केन्द्रीय सरकार, उक्त ग्राधिनियम की धारा 17 की उनधारा (3क) के खण्ड (क) के ग्रधीन समय-समय पर निदिष्ट करे।
- 3. सामृद्धिक श्रीमा स्कीम के प्रशासन में, जिसके ग्रस्मर्गन लेखाओं का रखा जाना, विवरणियों का प्रस्तुन किया जाना, बीमा प्रीमियम का सन्दाय लेखाओं का ग्रन्तरण, निरोझण प्रभारों का सन्दाय ग्रावि भी है, होने वाले सभी व्ययों का बहन नियोजक द्वारा किया जाएगा।
- 4. नियोजक, केन्द्रीय सरकार द्वारा यथा धनुमोदित सामूहिक बीमा स्कीम के नियमों की एक प्रति, और जब कभी उनमें संशोधन किया जाए, तब उस संशोधन की प्रति तथा कर्मजारियों की बहुसंख्या की भाषा में उसकी मुख्य बातों का धनुबाद, स्थापन के सूचना-पट्ट पर प्रविशत करेगा।
- 5. यदि कोई ऐसा कर्मजारी, जो कर्मजारी भविष्य निधि का या उक्त श्रिधिनियम के श्रधीन छूट प्राप्त किसी स्थापन की भविष्य निधि का पहले ही सदस्य है, उसके स्थापन में नियोजित किया जाता है तो नियोजक सामृहिक बीमा स्कीम के सदस्य के रूप में उसका नाम सुरस्स

वर्जकरेगा और उसको बाबंद भावस्थक प्रोमियम भारतीय जीवन जीमा निगम को सन्दल करेगा।

- 6. यदि सामूहित बीमा स्तीम के प्रधीत कर्मवारियों को उपलब्ध फायदे बढ़ाये जाते हैं तो, तियोगर उस्त स्तीम के राजीत कर्मवारियों को उपलब्ध फायदों में समुचित क्य से बृद्धि की जाते की व्यवस्था करेगा जिस से कि कर्मवारियों के लिए सामूहिक बीमा स्त्रीम के राधीत उपनब्ध कायरे जन फायदों से अधिक अनुकूत हों, जा उक्त स्त्राम के अधीन अनुकूत हों, जा उक्त स्त्राम के अधीन अनुकूत हों,
- 7. सामूहित बोमा स्कीम में किसी बात के होते हुए भी, यदि किसी कर्मवारी की मृत्यु पर इस स्कीम के श्रश्नीन सन्देय रक्षम उस रक्षम से कम है जो कर्मवारी को उस दक्षा में सन्देय होती जब वह उक्त स्कीम के श्रश्नीत होता तो, नियोजन कर्मवारी के विधिक सारिस/नामनिर्देणिसी को प्रतिकर के इस में दानों रक्षमों के प्रतिकर के बराबर रक्षम का सन्दाय करेगा।
- 8. सामूहिक स्कीम के उपबन्धों में कोई भी संगोधन, प्रादेशिक भविष्य निश्चि आपुक्त परिवम संगाल के पूर्व अनुमोधन के बिना नहीं किया जाएगा और जहां किसी संगोधन से कर्मवारियों के हित पर प्रतिकृत प्रमाव पड़ने को संगायना हो वहां, प्रादेशिक भविष्य निश्चि आपुक्त, अन्ता अनुमोदन देने से पूर्व कर्मवारियों को अपना वृष्टिकोण स्वष्ट करने का युक्तियुक्त अवसर वेगा।
- 9. यदि किसी कारणवर्ग, स्यापन के कर्मवारी, भारतीय जीवन बीमा निगम की उस सामूहिक बीमा स्कीम के, जिसे स्थापन पहले प्रयमा बुका है, अधीन नहीं रहे जाते हैं, या इस स्कीन के सधीन कर्मवारियों को प्राप्त होते वाले कायदे किसी रीति से कम हो जाते हैं तो यह छूट रह की जा सकती है।
- 10. यदि किती कारणबंब, नियोजक भारतीय जीवन बीमा नियम द्वारा नियन तारोज के भीतर प्रीमियन का सन्दाय करने में असकल रहा है, ओर नातियों को व्ययन हो जाते दिया जाता है तो सूट रह को जा सकती है।
- 11. नियोग क द्वारा प्रोमियन के सन्दाय में किए गए किसी व्यक्तिक का को दशा में, उन भूत सदस्यों के नामनिर्देशितियों या विधिक वारिसीं को जो यदि यह, छूट न दो गई होती तो उत्त स्कोम के प्रस्कांत होते, बोमा फायदों के सन्दाय का उत्तरदायित्व नियोगक पर होता।
- 12. इस स्तीय के अधीत आने वाले कियी सदस्य की मृत्यू होने पर भारतीय जीवन बीमा निषय, श्रीमाकृत राशि के हकदार नामनिर्दे-शिती/विधिक वारिसीं की उस राशि का सन्दाप तत्परता से और प्रत्येक दशा में हर प्रकार से पूर्ण दावे की प्रान्ति के एक मान के भीतर सुनिश्चित करेगा।

[सं. एस-35014/85/83पी. एफ.-2/एस./एस.-2]

S.O. 3344.Whereas Messrs Shri Ram Bearing Limited, 34 Shakespears Sarani, Calcutta-700071 (WB|11415) (hereinafter referred to as the said establishment) have applied for exemption under sub-section (2A) of Section 17 of the Employees' Provident Funds and Miscellaneous Provisiona Act, 1952 (19 of 1952) (hereinafter referred to as the said Act).

And whereas, the Central Government is satisfied that the employees of the said establishment are, without making any separate contribution of payment of premium, in enjoyment of benefits under the Group Insurance Scheme of the Life Insurance Scheme of the Life Insurance Corporation of India in the nature of Life Insurance which are more favourable to such employees than the benefits admissible under the Employees Deposit Linked Insurance Scheme, 1976 (hereinafter referred to as the said Scheme);

Now, therefore in exercise of the powers conferred by sub-section (2A) of Secton 17 of the said Act and in Conti-

nuation of the notification of the Government of India in the Ministry of Labour, S.O. 3654 dated the 25-7-1983 and subject to the conditions specified in the Schedule annexed hereto the Central Government hereby exempts the said establishment from the operation of all the provisions of the said Scheme for a further period of three years with effect from 24-9-1986 upto and inclusive of the 23-9-1989.

SCHEDULE

- 1. The employer in relation to the said establishment shall submit such returns to the Regional Provident Fund Commissioner, West Bengal and maintain such accounts and provide such facilities for inspection as the Central Government may direct from time to time.
- 2. The employer shall pay such inspection charges as the Central Government may, from time to time, direct under clause (a) of sub-section (3A) of Section 17 of the sa'd Act within 15 days from the close of every month.
- 3. All expenses involved in the administration of the Group Insurance Scheme, including maintenance of accounts, submission of returns, payment of insurance premia, transfer of accounts, payment of inspection charges etc. shall be borne by the employer.
- 4. The employer shall display on the Notice Board of the establishments, a copy of the rules of the Group Insurance Scheme as approved by the Central Government and, as and when amended, alongwith a translation of the salient features thereof, in the language of the majority of the employees.
- 5. Whereas, an employees, who is already a member of the Employees' Provident Fund or the Provident Fund of an establishment, the employer shall immediately enrol him as a member of the Group Insurance Scheme and pay necessary premium in respect of him to the Life Insurance Corporation of India.
- 6. The employer shall arrange to enhance the benefits available to the employees under the Group Insurance Scheme appropriately, if the benefits available to the employees under the said Scheme are enhanced so that the benefits available under the Group Insurance Scheme are more favourable to the employees than the benefits admissible under the said Scheme.
- 7. Notwithstanding anything contained in the Group Insurance Scheme, if on the death of an employee the amount payable under this scheme be less than the amount that would be payable had employee been covered under the said Scheme, the employer shall pay the difference to the legal heir nominee of the employee as compensation.
- 8. No amendment of the provisions of the Group Insurance Scheme, shall be made without the prior approval of the Regional Provident Fund Commissioner, West Bengal and where any amendment is likely to affect adversely the interest of the employees, the Regional Provident Fund Commissioner shall before giving his approval, give a reasonable opportunity to the employees to explain their point of view.
- 9. Where, for any reason, the employees of the said establishment do not remain covered under the Group Insurance Scheme of the Life Insurance Corporation of India as already adopted by the said establishment, or the benefits to the employees under this Scheme are reduced in any manner, the exemption shall be liable to be cancelled.
- 10. Where, for any reason, the employer fails to pay the premium etc. within the due date, as fixed by the Lire Insurance Corporation of India, and the policy is allowed to lapse, the exemption is liable to be cancelled.
- 11. In case of default, if any made by the employer in payment of premium the responsibility for payment of assurance benefits to the nominees or the legal heirs of deceased members who would have been covered under the said Scheme but for grant of this exemption, shall be that of the employer.
- 12. Upon the death of the members covered under the Scheme the Life Insurance Cornoration of India shall ensure prompt payment of the sum assured to the nominee legal heirs of the deceased member entitled for it and in any

case within one month from the receipt of claim complete in all respects.

[No. S-35014]85]83-PF.II-SS-II]

का. आ. 33.15 - मैसर्स जे. यी. इलैक्ट्रोनिक्स लि., 80६-9, मेबदूत, 90 नेहरू प्लेस, नई दिल्ली-110010 (ही. ए.स./3832) (जिसे इसमें इसके परवात् उक्त स्थान कहा गमा है) ने कर्ने बारो भिक्ट्य निधि और प्रकीर्ण उपबन्ध अजिनियम, 1952(1952 का 19) जिसे इसमें इसके परवात् उक्त अजिनियम कहा गया है) की धारा 17 की उपधारा (2क्त) के अधीन छूट दिए जाने के निए आंबेरन किया है;

और केन्द्रीय सरकार का समाधान हो गया है कि उक्त स्थानन के कर्मजारी किसी पृथक अनिदाय या प्रतियम का सन्दाय किए बिना हो, भारतीय अज़बन बीमा निगम की जोबन बीमा स्कीम की सामृद्धिक बीमा स्कीम के अधीन जीवन बीमा के रूप में जो फायदा उठा रहे हैं ये ऐसे कर्मजारियों को उन फायदों से अधिक अनुकून हैं जो उन्हें कर्नवारी निजेन सहस्रक बीमा स्कीम, 1976 (जिसे इसमें इसके परवात् उत्त स्कीम कहा गया है) के अधीन अमुहोय हैं;

कतः केन्द्रीय सरकार, उक्त अधिनियम की घारा 17 की उग्धारा (2क) द्वारा प्रवत शिक्तियों का प्रयोग करते हुए ओर भारत सरकार के अम मंझालय की अधिमूचना संख्या का. आ. 1896 तारीख 30-3-1983 के अनुसरण में और इससे उपायद्ध अनुसूची में विनिद्ध शर्तों के अधीन रहते हुए उक्त स्थापन को, 6-4-1986 से तीन वर्ष की अविधि के लिए जिसमें 5-4-1989 भी सम्मिलित है, उक्त स्कीम के सभी उपबन्धों के प्रवर्तन से सूट देती है।

अनुसूचे:

- उक्त स्थापन के सम्बद्ध में नियोजन प्रादेशिक भविष्य निश्चि आयुक्त देहली को ऐसी विवरणियां भेजेगा और ऐसे लेखा रखेगा सथा निरीक्षण के लिए ऐसी सुविधाए प्रदान करेगा जो केन्द्रीय सरकार समय-समय पर निविष्ट करें ।
- 2. नियोजक ऐसे निरीक्षण प्रभागों का प्रत्येक माम के समाध्ति के 15 दिस के भीतर सन्याय करेगा जो केन्द्रीय सरकार, उनत अधिनियम की धारा 17 की उपकारा (3क) के खंड (क) के अधीत समय-समय पर निर्दिण्ड करे।
- 3. सामूहिक बीमा स्कीम के प्रणासन में, जिनके अन्तर्गत लेखाओं का रखा जाना, विवरणियों का प्रस्तुत किया जाना, बीमा प्रीमियम का सन्दाय लेखाओं का अन्तरण, निरीक्षण प्रभारों का मन्दाय आदि भी है, होने वाले सभी व्ययों का यहन नियोजक द्वारा किया जाएगा।
- 4. नियोजक, केन्द्रीय सरकार द्वारा यया अनुनेतिक सान्हिक बीमा स्कीम के नियमों की एक प्रति, ओर जब कमी उनमें गंगीधन किया जाए, तब उस संकोधन की प्रति तथा कर्मवारियों की बहुसंख्या की भाषा में उसकी मुख्य बातों का अनुवाद, स्थापन के सुचना-पट्ट पर प्रदीशत करेगा।
- 5. यदि कोई ऐसा कर्मवारी, जो कर्मवारी मिविध्य निश्चि का या उक्त अधिनियम के अश्रीन छूट प्राप्त किसी स्थापन को मिविध्य निश्चि का पहिने ही सबस्य है, उसके स्थापन में नियोजित किया जाता है तो नियोजिक सामूहिक श्रीमा स्कीम के सदस्य के रूप में उसका नाम तुरन्त दर्ज करेगा और उसकी बाबल आवश्यक श्रीमियम भारतीय जीवन बीमा निगम को सन्वत्त करेगा।
- 6. यदि सामूहिक बीमा स्कीम के अधीन कर्मवारियों की उपजब्ध फायदे बढ़ाये जाते हैं तो, नियोजक उक्त स्कीम के अधीन कर्मवारियों को उपलब्ध फायदों में समुचित रूप से युद्धि की जाने की व्यवस्था करेगा जिससे कि कर्मवारियों के लिए सामूहिक बीमा स्कीम के अधीन उपलब्ध फायदे उन फायदों से अधिक अनुसूल हों, जो उक्त स्कीम के अधीन अनुनेग हैं।
- 7. सामृहिक बीमा स्कीम में किसी बात के होते हुए भी, यदि किसी कभंकारी की मृत्यू पर इस स्कीम के अधीन सन्वेय रकम उस रकम से कम है औ कर्मबारी को उस दशा में सब्देय होती जब वह उक्त स्कीम

के अधीन होता तो नियोजक कर्मनारी के विधिक वारिस/नाम निर्वेशिती को प्रतिकर के रूप में दोंनों रकमों के अन्तर के अरावर रकम का सन्वाय करेगा।

- 8. सामृहिक स्कीम के उपवन्धों में कोई भी संगोधन, प्रावेशिक हैं वि य निश्चि आयुद्द वेहली के पूर्व अनुमोदन के बिना नहीं किया जाएगा और जहां कियी संगोधन से कर्मवारीयों के हिन पर प्रतिकृत प्रभाव पढ़ने की संभावना हो वहां, प्रावेशिक प्रविष्य निश्च आयुक्त अपना अनुमोदन देने से पूर्व कर्मवारियों को अपना दिष्टकोण स्पष्ट करने का युक्तियुक्त अवसर वेगा।
- 9. यदि किमी कारण वण स्थापन के कर्मकारो, भारतीय जीवन बीमा निगम की उस सामृहिक बीमा स्कीम के, जिसे स्थापन पहले अपना चुका है, अधीन महीं रह जाते हैं, या इस स्कीम के अधीन कर्मचारियों को प्राप्त होने बाले फायदे किसी रीति से कम हो जाते हैं, तो छूट रव्द की जा सकती है।
- 10. यदि किसी कारणवश, नियोजक भारतीय जीवन बीमा निगम द्वारा नियत तारीख के भीतर ध्रमियम का सन्वाय करने में असफल रहता है, और पालिसी को व्ययगत हो जाने दिया जाता है तो छूट रद्द की जा सकती है।
- 11. नियोजक हारा प्रीमियम के सन्दाय में किए गए किसी व्यतिकम की दशा में, उन मृत सदस्यों के नामिन्दिंगितियों या विकित वारिसीं की जो यदि यह, छूट न दी गई होती तो उक्त स्कीम के अन्तर्गत होते, बीमा फायदों के सन्दाय का उत्तरदायिस्व नियोजक पर होगा।
- 12. इस स्कीम के अद्योत आने वाले किसी सदस्य की मृत्यु होने पर मारतीय जीवन बीमा निगम, बीमाकृत राशि के हकदार नामनिर्देशिती/विधिक वारिसों को उस राशि का सन्वाय तत्परता से और प्रस्थेक दशा में हर प्रकार से पूर्ण दाये की प्राप्ति के एक मास के भीतर मनिश्चित करना।

[सं॰ एस-35014/82/83/पी. एफ-2/एस एस-2]

S.O. 3345.—Whereas Messrs J. V. Electronic Limited, 808-9, Meghdoot, 90 Nehru Place, New Delhi-110019 (DL| 3832) (hereinafter referred to as the said establishment) have applied for exemption under sub-section (2A) of Section 17 of the Employees' Provident Funds and Miscellaneous Provisions Act, 1952 (19 of 1952) (hereinafter referred to as the said Act).

And whereas, the Central Government is satisfied that the employees of the said establishment are, without making any separate contribution of payment of premium, in enjoyment of benefits under the Group Insurance Scheme of the Life Insurance Scheme of the Life Insurance Corporation of India in the nature of Life Insurance which are more favourable to such employees than the benefits admissible under the Employees Deposit Linked Insurance Scheme, 1976 (hereinafter referred to as the said Scheme);

Now, therefore, in exercise of the powers conferred by sub-section (2A) of Section 17 of the said Act and in continuation of the notification of the Government of India in the Ministry of Labour, S.O. 1896 dated the 30-3-1983 and subject to the conditions specified in the Schedule annexed hereto the Central Government hereby exempts the said establishment from the operation of all the provisions of the said Scheme for a further period of three years with effect from 6-4-1986 upto and inclusive of the 5-4-1989.

SCHEDULE

- 1. The employer in relation to the said establishment shall submit such returns to the Regional Provident Fund Commissioner, Delhi and maintain such accounts and provide such facilities for inspection as the Central Government may direct from time to time.
- 2. The employer shall pay such inspection charges as the Central Government may, from time to time, direct under clause (a) of sub-section (3A) of Section 17 of the said Act within 15 days from the close of every month.
- 3. All expenses involved in the administration of the Group Insurance Scheme, including maintenance of accounts,

- submission of returns, payment of insurance premia, transfer of accounts, payment of inspection charges etc. shall be borne by the employer.
- 4. The employer shall display on the Notice Board of the establishments, a copy of the rules of the Group Insurance Scheme as approved by the Central Government and, as and when amended, alongwith a translation of the salient features thereof, in the language of the majority of the employees.
- 5. Whereas, an employees, who is already a member of the Employees' Provident Fund or the Provident Fund of an establishment, the employer shall immediately enrol him as a member of the Group Insurance Scheme and pay necessary premium in respect of him to the Life Insurance Corporation of India.
- 6. The employer shall arrange to enhance the benefits available to the employees under the Group Insurance Scheme appropriately, if the benefits available to the employees under the said Scheme are enhanced so that the benefits available under the Group Insurance Scheme are more favourable to the employees than the benefits admissible under the said Scheme.
- 7. Notwithstanding anything contained in the Group Insurance Scheme, if on the death of an employee the amount payable under this scheme be less than the amount that would be payable had employee been covered under the said Scheme, the employer shall pay the difference to the legal heir/nominee of the employee as compensation.
- 8. No amendment of the provisions of the Group Insurance Scheme, shall be made without the prior approval of the Regional Provident Fund Commissioner. Delhi and where any amendment is likely to affect adversely the interest of the employees, the Regional Provident Fund Commissioner shall before giving his approval, give a reasonable opportunity to the employees to explain their point of view.
- 9. Where, for any reason, the employees of the said establishment do not remain covered under the Group Insurance Scheme of the Life Insurance Corporation of India as already adopted by the said establishment, or the benefits to the employees under this Scheme are reduced in any manner, the exemption shall be liable to be cancelled.
- 10. Where, for any reason, the employer fails to pay the premium etc. within the due date, as fixed by the Life Insurance Corporation of India, and the policy is allowed to lapse, the exemption is liable to be cancelled.
- 11. In case of default, if any made by the employer in payment of premium the responsibility for payment of assurance benefits to the nominees or the legal heirs of deceased members who would have been covered under the said Scheme but for grant of this exemption, shall be that of the employer.
- 12. Upon the death of the members covered under the Scheme the Life Insurance Corporation of India shall ensure prompt payment of the sum assured to the nomineellegal heirs of the deceased member entitled for it and in any case within one month from the receipt of claim complete in all respects.

[No. S-35014¹82[83-PF-II-SS-II]

का. आ. 3346:—मैसर्स-पैरियार जिला को-आपरेटिव स्पिनिंग मिल्स लि., पोस्ट बाक्स नं. 8, घरपुरम-638656 (टी. एन /5544) (जिसे इसमें इसके पश्चात् उक्त स्थापन कहा गया है) ने कर्मचारी भविष्य निधि और प्रकीर्ण उपवन्ध अधिनियम, 1952 (1952 का 19) (जिसे इसमें इसके पश्चात् उक्त अधिनियम कहा गया है) की धारा 17 की उपधारा (2क) के अधीन खूड दिएं जाने के लिए आवेदन किया है;

और केस्ट्रीय सरकार का समाधान हो गया है कि उक्त स्थापन के कर्मवारी किसी पृथक अभिवाय या प्रीमियम का सन्दाय किए बिना ही भारतीय जीवन बीमा निगम की जीवन बीमा स्कीम की सामूहिक बीमा स्कीम के अधीन जवन बीमा के रूप में जो फायवा उठा रहे हैं ये ऐसे कर्मवारियों को उन फायवीं से अधिक अनुकूल हैं जो उन्हें कर्मवारी निक्षेप सहबद्ध बीमा स्कीम, 1976 (जिसे इसमें इसके पश्चात् उक्त स्कीम कहा गया है) कि अधीन अनुक्षेय हैं;

जतः केन्द्रीय सरकार, उक्त अधिनियम की धारा 17 की उपवारा (2क) द्वारा प्रवत्त मिन्द्रगों का प्रयोग करते हुए और भारत सरकार के अम मंत्रालय की अधिनुवता संख्या का. आ. 2320 तारीख 6-5-1983 के अनुसरण में और इससे उपाबद्ध अनुपूत्त में निर्निशिष्ट मानों के अधीन रहते हुए उक्त स्थातन को, 21-5-1986 से त.न वर्ष की अविधि के लिए जिसमें 20-5-89 भी सम्मिलित है, उक्त स्कीम के सभी उपधन्धों के प्रवर्तन से छट वेती है।

अनुसूची

- उक्त स्थापन के सम्बन्ध में नियोजन प्रादेशिक भविष्य निधि आयुक्त तिमलताङ्क को ऐसी विवरणियां भेजेगा और ऐसे लेखा रखेगा तथा निरीक्षण के लिए ऐसी सुविधाएं प्रवान करेगा जो केन्द्रीय सरकार समय-समय पर निर्दिष्ट करे।
- 2. नियोजक, ऐसे निरीक्षण प्रभारों का प्रत्येक मास को समाप्ति के 15 दिस के भीतर सन्दाय करेगा जो केन्द्रीय सरकार, उक्त अधिनियम की घारा 17 की उप-धारा (3क) के खन्ड (क) के अधीन समय-समय पर निर्दिष्ट करे।
- 3. सामूहिक वीमा स्कीम के प्रशासन में, जिसके अरून ति लेखाओं की रखा जाना, विवरणियों का प्रस्तुत किया जाना, बीमा प्रीमियम का सन्वाय, लेखाओं का अन्तरण, निरीक्षण प्रमारों का सन्वाय आदि भी है, होने वाले सभी व्ययों का वहन नियोजक द्वारा किया जाएगा।
- 4. नियोजक, केन्द्रीय सरकार द्वारा यथा अनुमोदित सामृहिक बीमा स्कीम के नियमों की एक प्रति, और जब कभी उनमें संगोधन किया जाए, तब उस संगोधन की प्रति तथा कर्मजारियों की अधुसंख्या की भाषा में उसकी मुख्य बातों का अनुवाद स्थापन के सुखना पट्ट पर प्रदर्शित करेगा।
- 5. यदि कोई ऐसा कर्मचारी, जो कर्मचारी भविष्य निधि का या उक्त अधिनियम के अधीन छूट प्राप्त किसी स्थापन की भविष्य निधि का पहले ही सवस्य है, उसके स्थापन में नियोजित किया जाता है सो नियोजिक सामृष्टिक बीमा स्कीम के सदस्य के रूप में उसका नाम तुरन्त दर्ज करेगा भीर उसकी बाबत आवश्यक प्रीमियम भारतीय जीवन बीमा निगम को सन्दत्त करेगा।
- 6. यदि सामृहिक बीमा स्कीम के घ्रधीन कर्मवारियों को उपलब्ध फायदे बढ़ायें जाते हैं तो, नियोजक उक्त स्कीम के घ्रधीन कर्मवारियों को उपलब्ध फायदों में समृजित रूप से वृद्धि की जाने की व्यवस्था करेगा जिससे कि कर्मवारियों के लिए सामृहिक बीमा स्कीम के घ्रधीन उपलब्ध फायदे उन फायदों से द्धिक घनुकूल हों, जो उक्त स्कीम के घ्रधीन धनुक्रेम हैं।
- 7. सामूहिक बीमा स्कीम में किसी बात के होते हुए भी, यदि किसी कर्मचारी की मृत्यु पर इस स्कीम के इत्धीन सन्देय रकम उम रकम से कम है जो कर्मचारी को उस दक्षा में सन्देय होती जब वह उक्त स्कीम के इत्धीन होता तो, नियोजक कर्मचारी के विधिक वारिस/नामनिर्देशिती को प्रतिकर के कप में दोनों रकमों के धन्तर के वरावर रकम का सम्बाय करेगा।
- 8. साम हिक स्कीम के उपबन्धों में कोई भी संशोधन, प्रादेशिक सबिष्य निधि इ: सुक्त तिमलनाडु के पूर्व इ: नुमोदन के बिना नहीं किया जाएगा और जहां किसी संशोधन से कर्मचारियों के हित पर प्रतिकृत प्रभाव पड़ने की संभावना हो वहां, प्रादेशिक भविष्य निधि इ: सुनत, इपना इ: नुमोदन देने से पूर्व कर्मचारियों को इ: पना दृष्टिकोण स्पष्ट करने का युक्तियुक्त अवसर देगा ।
- 9. यदि किसी कारणवण स्थापन के कर्मकारी भारतीय जीवन वीमा नियम की उन सामूहिक बीमा स्कीम के जिसे स्थापन पहले अपना चुका है अधीन नहीं रह जाते हैं या इस स्कीम के अधीन कर्मवारिओं को प्रान्त होने वाले फायदे किसी रीति से कम हो जाते हैं तो यह छट रदव की जा सकती है

- 10. यदि हिना कारणक्या नियोजक भारतीय कीवन बीमा निगम द्वारा निनत तारीज के भीतर प्रीमिधम का सम्बाय करने में असकल रहता है भीर पालितों को व्ययनात हो जाने दिया जाता है सो छूट रदद की जा सकती है।
- 11. निरोजक द्वारा प्रीमियम के सन्ताय में किए गए किसी व्यक्तिकम की दशा में जन मृत सदस्यों के नामनिर्देशितियों या विधिक वारिसों की जो यदि यह, छूट न वी गई होती तो नक्त स्कीम के अन्तर्गत होते, बीमा फायदों के सन्ताय का उत्तरदायित्य नियोजक पर होगा।
- 12 इस स्कीम के अधीन झाने वाले किसी सबस्य की मृत्य होने पर मारतीय जीवन बीमा निगम, बीमाक्कत राशि के हकदार नाम-निविधानी/विधिक बारिसों को उस राशि का सन्वाय सहपरता से झौर प्रत्येक दशा में हर प्रकार से पूर्ण दावे की प्रास्ति के एक मास के भीतर सुनिश्चित करेगा

[सं॰ एस-35014/118/83/पी, एफ-2/एस एस-2]

S.O. 3346.—Whereas Messrs. The Periyar District Cooperative Spinning Mills Limited, Post Box No. 8, Dharpuram-638656 (TN|5544) (hereinafter referred to as the said establishment) have applied for exemption under sub-section (2A) of Section 17 of the Employees' Provident Funds and Miscellaneous Provisions Act, 1952 (19 of 1952) (hereinafter referred to as the said Act).

And whereas, the Central Government is satisfied that the employees of the said establishment are, without making any separate contribution of payment of premium, in enjoyment of benefits under the Group Insurance Scheme of the Life Insurance Scheme of the Life Insurance Corporation of Irdia in the nature of Life Insurance which are more favourable to such employees than the benefits admissible under the Employees Deposit Linked Insurance Scheme, 1976 (hereinafter referred to as the said Scheme);

Now, therefore, in exercise of the powers conferred by sub-section (2A) of Secton 17 of the said Act and in Continuation of the notification of the Government of India in the Ministry of Labour, S.O. 2320, dated the 6-5-1983 and subject to the conditions specified in the Schedule annexed hereto the Central Government hereby exempts the said establishment from the operation of all the provisions of the said Scheme for a further regiod of three years with effect from 21-5-1986 upto and inclusive of the 20-5-1989.

SCHEDULE

- 1. The employer in relation to the said establishment shall submit such returns to the Regional Provident Fund Commissioner, Tamil Nadu and maintain such accounts and provide such facilities for inspection as the Central Government may direct from time to time.
- 2. The employer shall pay such inspection charges as the Central Government may, from time to time, direct under clause (a) of sub-section (3A) of Section 17 of the said Act within 15 days from the close of every month.
- 3. All expenses involved in the administration of the Group Insurance Scheme, including maintenance of accounts, submission of returns, payment of insurance premia, transfer of accounts, payment of inspection charges etc. shall be borne by the employer.
- 4. The employer shall display on the Notice Board of the establishments, a copy of the rules of the Group Insurance Scheme as approved by the Central Government and, as and when amended, alongwith a translation of the salient features thereof, in the language of the majority of the employees.
- 5. Whereas, an employees, who is already a member of the Employees' Provident Fund or the Provident Fund of an establishment, the employer shall immediately enrol him as a member of the Group Insurance Scheme and pay necessary premium in respect of him to the Life Insurance Corporation of India.
- 6. The employer shall arrange to enhance the benefits available to the employees under the Group Insurance Scheme appropriately, if the benefits available to the em-

ployees under the said Scheme are enhanced so that the benefits available under the Group Insurance Scheme are more favourable to the employees than the benefits admissible under the said Scheme.

- 7. Notwithstanding anything contained in the Group Insurance Scheme, if on the death of an employee the amount payable under this scheme he less than the amount that would be payable had employee been covered under the said Scheme, the employer shall pay the difference to the legal heir nominee of the employee as compensation.
- 8. No amendment of the provisions of the Group Insurance Scheme, shall be made without the prior approval of the Regional Provident Fund Commissioner, Tamil Nadu and where any amendment is likely to affect adversely the interest of the employees, the Regional Provident Fund Comshall before giving his approval, give a reasonable opportunity to the employees to explain their point of view.
- 9. Where, for any reason, the employees of the said establishment do not remain covered under the Group Insurance Scheme of the Life Insurance Corporation of India as aiready adopted by the sald establishment, or the benefits to the employees under this Scheme are reduced in any manner, the exemption shall be liable to be cancelled.
- 10. Where, for any reason, the employer fails to pay the premium etc. Within the due date, as fixed by the Life Insurance Corporation of India, and the policy is allowed to lapse, the exemption is liable to be cancelled.
- 11. In case of default, if any made by the employer in payment of premium the responsibility for payment of assurance benefits to the nominees or the legal heirs of deceased members who would have been covered under the sald Scheme but for grant of this exemption, shall be that of the employer.
- 12. Upon the death of the members covered under the Scheme the Life Insurance Corporation of India shall ensure prompt payment of the sum assured to the nomine-legal heirs of the deceased member entitled for it and in any case within one month from the receipt of claim complete in all respects.

[No.: S-35014]118]83-PF.H-SS.III

का. आ. 33 47 मैं मर्न-कटील स्ट्राइप "िल. एस-सी. भी-49-50, सैंक्टर-26 भव्य मार्ग कण्डीगढ (पी. एस./5431) (जिसे इसमें इसके पण्यात् उक्त स्थापन कहा गया है) ने कमैं बारी भविष्य निधि और प्रकीर्ण जपवन्ध प्रधिनियम, 1952 (1952 का 19) (जिसे इसमें इसके पश्चात् उक्त प्रधिनियम कहा गया है) की धारा 17 की उपधारा (2क) के अधीन छूट दिए जाने के लिए प्राधिनय किया है;

श्रीर केन्द्रीय सरकार का समाधान हो "गया है कि जक्त स्थापन है क कर्मचारी किसी पथक घिषदाय या प्रीमियम का "सन्दाय "किए बिना हो भारतीय जीवन बीमा निगम की बीमा स्कीम की "सामृद्दिक बीमा स्कीम के अधीन जीवन बीमा के रूप में जो कायदा जरत ^बरहे हैं वे ऐसे कर्मचारियों को उन कायदों से श्रीधक अनुकृत ^बहें "जो "सन्हें "कर्मचारी निक्षेप सहबद्ध बीमा स्कीम 1976 (जिसे "इसमें "इसके हुपक्चात् "एक्स स्कीम कहा गया है) के अधीन अनुक्षेय हैं ;

प्रभ केलीय सरकार उकत प्रधिनियम की धारा 17 है की उपघारा (2क) तारा प्रदत्त प्रभितयों का प्रयोग करते हुए और भारत सरकार के श्रम संवानय की प्रधिसूचना संख्या का, आ. 3975 तारीख 22-8-1983 के अनुसरण में और इससे उपावस अनुसूचों में विभिद्धित शर्तों के अधीन रहते हुए जकत स्थापन को 22-10-86 में तीन वर्ष को अबधि के लिए जिसमें 21-10-89 भी सम्मिलित है उक्त स्कीम के सभी उपावस्थों के प्रवर्तन से छुट देती है।

अनुमूची

 उक्त स्थापन के सबंधं में नियोजक प्रावेशिक भविष्य निधि आयुक्त, पंजाब को ऐपी विषरणियां मेजेगा प्रीर ऐसे लेखा रखेगा नया निरीक्षण के लिए ऐसी मुविधाएं प्रवान करेगा जो केन्द्रीय सरकार 'समय-समय पर निर्विष्ट करे।

- 2. नियोजक ऐसे निर्देक्षण प्रभारों का प्रत्येक मास की समाप्ति के 15 दिन के भौतर सन्दाय करेगा जो केन्द्रीय सरकार उक्त अधिनियम की बारा 17 की उपधारा (3क) के खण्ड (क) के भ्रष्टीन समय-समय पर निविद्य करें।
- 3. सामूहिक बीमा स्कीम के प्रणासन में जिसके अमार्गत लेखाओं का रखा जाना, विवरणियों का प्रस्तुत किया जाना बीमा प्रीमियम का सन्दाय लेखाओं का अन्तरण, निरीक्षण प्रभारों का सन्दाय आदि भी है होने वाले सभी अयथों का बहन नियोजक द्वारा किया जाएगा।
- 4. नियोजक केन्द्रीय सरकार द्वारा यथा अनुभोदित सामृहिक बीमा के नियमों की एक प्रति भीर जब कभी उनमें संशोधन किया आए, तब जस संशोधन की प्रति तथा कर्नेचारियों की बहुसक्यां की भाषा में उसकी मुक्य बातों का अनुवाद स्थापन के सूचनापट ट पर प्रदक्षित करेगा ।
- 5 यदि कोई ऐसा कर्मचारी जो कर्मचारी भविष्य निधि का या उक्त अधिनियम से छूट प्राप्त किसी स्थापन की भविष्य निधि का पहले ही सदस्य है उसके स्थापन में नियोजित किया जाता है तो नियोजक बीमा स्कीम के सदस्य के रूप में जसका दाम नुरन्त दर्ज करेगा धौर उसकी बाबन आनक्ष्यक प्रीमियम भारतीय जीवन बीमा निगम को सन्दत्त करेगा।
- 6. यदि सामूहिक बामा स्कीम के अधीन कर्मनारीयों को उपलब्ध फायथे बढाये जाते हैं तो नियोजक उक्त स्कीम के अधीन कर्मनारियों को उपलब्ध फायदों में समुचित रूप से वृद्धि की जाने की व्यवस्था करेगा जिस से कि कर्मनारियों के लिए सामूहिक बीमा स्कीम के अधीन उपलब्ध फायदे उन कायदों से अधिक अनुकृत हों जो उक्त स्कीम के अधीन अनुकृत हैं।
- 7. सामुहिक बीमा स्कीम में किसी बात के होते हुए भी यदि किसी कर्मचारी की मृत्यु पर इस स्कीम के अधीन सन्देय रक्षम उस रक्षम से कम है जो कर्मचारी की उस दशा में सन्देय होती जब वह उक्त स्कीम के इसधीन होत तो नियोजक कर्मची के विधिक के वारिस/नामनिर्देशिसी को प्रतिकर के खप में दोनों रक्षमों के अन्तर के बराबार रक्षम का सन्दाय करेगा।
- 8. सामृहिक बीमा स्कीम के लपबन्धों में कोई की संकोधन प्रादेशिक भिष्य निधि आयुक्त पंजाब के पूर्व अनुमोदन के बिना नहीं किया जाएग और जहां कसी संबोधन से कर्मचारियों के हित पर प्रतिकृत प्रभाव पड़ने की संभावना हो वहां प्रादेशिक भिष्य निधि आयुक्त उपना अनुभोदल देने से पूर्व कर्मचारियों को उपना बृष्टिकोण स्पष्ट करने का युक्तियुक्त अवसर देगा।
- 9. यदि किसी कारणवश त्यापन के कर्मचारी भिक्षिय सारतीय जीवन बीमा निगम की जस सामूहिक बीमा स्काम के जिसे स्थापन पहले अपना चुका है अधीन नहीं रह जाते हैं था इस स्कीम के अधीन कर्मचारियों को प्राप्त होने वाले फायदे किसी रीति से कम हो जाते हैं तो यह छूट रद्द की जा सकती है।
- 10. यदि किसी कारणवश, नियोजक भारतीय जीवन बीमा निगम हारा नियस तारीखं के भीतर प्रीमियम का सन्दाय करने में असफल रहता है, भीर पालिसी ज्यपगत हो जाने विया जा है तो छूट रव्द की जा सकती है।
- 11. नियोजक द्वारा प्रीमियम के सन्वाय में किए गए किसी व्यक्तिकम की दशा में, उन मृत सवस्यों के नाम निर्वेशितो या विधिक वारिसों को जो यदि थह छूट न दी गई होती तो उक्त स्कीम के अन्तर्गत होते बीमा फायदों के सन्वाय का जन्तरवायित्य नियोजक पर होगा।
- 12. इस स्कीम के अधीन आने वाले किमी सदस्य का मध्यु होने पर भारतीय जीवन बीमा निगम बीमाकृत राशि के हकवार नामिन्देंशिती/ विधिक वारिसों को उस राशि का सन्ताय तत्पारता से और प्रत्येक दशा में हर प्रकार से पूर्ण वांग्रे की प्राप्ति के एक मास के भीतर सुनिश्चित करेगा।

[संख्या एस-35014/168/83/पी. एक 2/एस एस -2]

S.O. 3347.—Whereas Messrs Steel Strips Limited, S.C.O. 49-50, Sector-26, Madhya Marg, Chandigarh (PN|5431)

(hereinafter referred to as the said establishment) have applied for exemption under sub-section (2A) of Section 17 of the Employees' Provident Funds and Miscellaneous Provisions Act, 1952 (19 of 1952) (hereinafter referred to as the said Act);

And whereas, the Central Government is satisfied that the employees of the said establishment are, without making any separate contribution or payment of premium in enjoyment of benefits under the Group Insurance Scheme of the Life Insurance Corporation of India in the nature of Life Insurance which are more favourable to such employees than the benefits admissible under the Employees Deposit Linked Insurance Scheme, 1976 (hereinafter referred to as the said Scheme);

Now, therefore, in exercise of the powers conferred by sub-section (2A) of Secton 17 of the said Act and in Confinuation of the notification of the Government of India in the Ministry of Labour, S.O. 3975 dated the 22-8-1983 and subject to the conditions specified in the Schedule annexed hereto the Central Government hereby exempts the said establishment from the operation of all the provisions of the said Scheme for a further period of three years with effect from 22-10-1986 upto and inclusive of the 21-10-1989.

SCHEDULE

- 1. The employer in relation to the said establishment shall submit such returns to the Regional Provident Fund Commissioner, Punjab and maintain such accounts and provide such facilities for inspection as the Central Government may direct from time to time.
- 2. The employer shall pay such inspection charges as the Central Government may, from time to time, direct under clause (a) of sub-section (3A) of Section 17 of the said Act within 15 days from the close of every month.
- 3. All expenses involved in the administration of the Groun Insurance Scheme, including maintenance of accounts, submission of returns, payment of insurance premia, transfer of accounts, payment of inspection charges etc. shall be borne by the employer.
- 4. The employer shall display on the Notice Board of the establishments, a copy of the rules of the Group Insurance Scheme as approved by the Central Government and, as and when amended, alongwith a translation of the salient features thereof, in the language of the majority of the employees.
- 5. Whereas, an employees, who is already a member of the Employees' Provident Fund or the Provident Fund of an establishment exempted under the said Act, is employed in his establishment the employer shall immediately enrol him as a member of the Graun Insurance Scheme and pay necessary premium in respect of him to the Life Insurance Corporation of India.
- 6. The employer shall arrange to enhance the benefits available to the employees under the Group Insurance Scheme appropriately, if the benefits available to the employees under the said Scheme are enhanced so that the benefits available under the Group Insurance Scheme are more favourable to the employees than the benefits admissible under the said Scheme.
- 7. Notwithstanding anything contained in the Group Insurance Scheme, if on the death of an employee the amount payable under this scheme he less than the amount that would be payable had employee been covered under the said Scheme, the employer shall pay the difference to the legal heir nominee of the employee as compensation.
- 8. No amendment of the provisions of the Group Insurance Scheme, shall be made without the prior approval of the Regional Provident Fund Commissioner, Puniab and where any amendment is likely to affect adversely the interest of the employees, the Regional Fund Commissioner shall before giving his approval give a reasonable opportunity to the employees to explain their point of view.
- 9. Where, for any reason, the employees of the said establishment do not remain covered under the Group Insurance Scheme of the Life Insurance Cornoration of India as already adopted by the said establishment, or the benefits to the employees under this Scheme are reduced in any manner, the exemption shall be liable to be cancelled.
- 10. Where, for any reason, the employer fails to pay the premium etc. Within the due date, as fixed by the Life

Insurance Corporation of India, and the policy is allowed to lapse, the exemption is liable to be cancelled.

- 11. In case of default, if any made by the employer in payment of premium the responsibility for payment of assurance benefits to the nominees or the legal heirs of deceased members who would have been covered under the said Scheme but for grant of this exemption, shall be that of the employer.
- 12. Upon the death of the members covered under the Scheme the Life Insurance Corporation of India shall ensure prompt payment of the sum assured to the nominee|legal heirs of the deceased member entitled for it and in any case within one month from the receipt of claim complete in all respects.

[No. S-35014]168]83-PF. JI-SS-II]

का. आ.3348 मैंसर्प-बाजाज ओटो लि, प्रक्रिडी, पुना-411035. (एम. एन./3795) (िसे इसमें इसके पश्चाल जना न्यापना कहा गया है) ने शर्म-बारी भिज्य निधि और प्रकीर्ण उपबन्ध प्रधिनियम, 1952 (1952 मा 14) (जिले इसमें इसके पराचार उक्त प्रधिनियम यहा गया है) की धारा 17 की उपधारा (2फ) के सकीन छूट दिये जाने के लिए आवेदन किया है।

और केद्रीय सरकार का समाधान हो गया है कि उक्ष स्थापन के कर्मचारों, पिली पृथक अभिदाय या प्रीमियम का संदाय किये जिना ही, भारतीय जीवन बीमा निगम की सामृहिक बीमा स्कीम के अधीन जीवन बीमा के रूप में कायवे उठा रहे हैं और ऐसे कर्मचारियों के लिए ये कायदे उन काएदों से अधिक अनुभूल हैं जो कर्मगरी निक्षेप सहबद्ध बीमा स्कीम, 1976 (जिसे इपमें इमके पश्चांण उका स्कीम यहा गया है) के अधीन उन्हें चनुकेय हैं।

अतः केन्द्रीय सरकार, उखन क्रिधिनियम की क्षारा 17 की उपधारा-2क हारा प्रकल मिलियों का प्रयोग करने हुए और इपसे उपावद्ध अनुसूची में विनिधित्य मर्ली के श्रवीन रक्ते हुए, उक्त स्थायन की तीत वर्ष की श्रविध के लिए उक्त स्कीम के सभी उपधन्त्रों के प्रवर्तन से छूट देती है।

भ्रन्सूची

- 1. उक्त स्थापन के सम्बन्ध में नियोज ह प्रोदेशिक भविष्य निधि सायुक्त, पुना को ऐसी विवरणियां भीजेगा और ऐसे लेखें रखेंगा क्षया निरीक्षण के लिए ऐसी सुविधायों प्रदान करेगा जो केन्द्रीय सरकार, समय समय पर निर्दिष्ट करे।
- 2 नियोजक, ऐसे निरीक्षण प्रभारों का प्रत्येक्ष माप की सामित्व के 15 दिन के मीत्र संदाय करेगा जो केन्द्रीय सरकार, उक्त द्वाधिनियम की घारा-17 की उपधारा 3-क खण्ड क के मधीन समय गमय पर निदिष्ट करे।
- 3. सामृहिक बीमा स्कीम के प्रणासन में, जिसके ध्रन्तगंत्र लेखाओं का रखा जाता, विवरणियों का प्रस्तुत किया जाता, बीमा प्रीमियम का सदाय, लेखाओं का घन्तरण, निरीक्षण प्रभारों संवाय द्वादि भी है, होने काले सभी व्यययों का बहुत नियोजक द्वारा दिया जाएगा।
- 4. नियोजन, केन्द्रीय सरकार द्वारा प्रनुभोदित सामृहिक बीमा स्कीम के नियमों की एक प्रति और जब मभी उनमें मंगीधन किया लाये, तब उस संगोधन की प्रति तथा कर्मनारियों की बहुसंकरा की भाषा में उसकी मुक्त बातों का घनुवाद स्थापन के सुचना पट्ट पर प्रदक्षित भरेगा।
- 5. यदि कोई ऐसा कर्मचारी जो कार्नचारी ध्विष्य निश्चि का या उक्त अधिनियम के ध्रयीन छूट प्राप्त कियो स्थान की भविष्य निश्चि का पहले ही सदस्य है, उसके स्थापन में नियोजित किया शाला है तो, नियोजन सामूहिक बीमा स्कीम के सदस्य के रूप में उपका नाम तुपन्त दर्ज करेगा और उसकी बावण धायश्यक प्रीमियम भारतीय जीवन बीमा निगम को संदल करेगा।
- 6. यदि उक्त स्कीम के श्रष्टीन कर्मवारियों को उपलब्ध फायदे बक्काये जाते हैं तो, नियोजक मामूहिक बीमा स्कीभ के श्रधीन कर्मचारियों को उपलब्ध फायदों में ममूजित रूप से बुद्धि किये जाने की व्यवस्था करण जिसमें कि कर्मचारियों के लिए सीमूहिक बीमा स्कीम के प्रधीन उपलब्ध फायदे उन फायदों से प्रधिक श्रनुकूल हो जो उक्त स्कीम के श्रधीन अनुकेस हैं।

- 7. सामृहिण बीमा स्कीम में किसी बात के होते हुए भी गवि भिती कर्मचारी की मृत्यु पर इस स्कीम के प्रधीन संदेय रक्षम उस रक्षम से जम है जो कर्मचारी की उस दशा में संदेय होनी लग्न वह उक्ष्त स्कीम के प्रधीन होता तो, नियोग्र प्रभंचारी के विधिश बारिय/नाम निर्देशियों को प्रतिकार के इस में दांगों के अलग कि न्याया रक्षम का संदाय करेगा।
- 8. सामूहिक बीमा स्कीम के उपबन्धों में कोई भी संशोधन प्रावेशिक भविष्य निधि भ्रामुक्त, पुना के पूर्व अनुमोबन के बिना नहीं किया जाएगा भीर जहां किसी संशोधन से कर्मनारियों के हित पर प्रतिकून प्रभाव पढ़ने की संभावना हो, वहा प्रावेशिक भविष्य निधि भ्रामुक्त भ्रपना मनुभोधन देने से पूर्व कर्मवारियों की भ्रपना वृष्टिकोण स्पष्ट करने का युक्तियुक्त भ्रयसर देगा।
- 9. यदि किसी कारणवर्ग स्थापन के कर्मचारी भारतीय जीवन बीमा निगम की उस सम्मूहिक कीमा स्कीम के, जिसे स्थापन पहले ध्रपना चुका है ध्रधीन नही रह जाता है यह इस स्कीम के श्रधीन कर्नचारियों को प्राप्त होने बाले फायब किसी रीति से कम हो जाते हैं, तो यह रह की जा मकती है।
- 10. यदि किसी कारणवम नियाजक उस नियत तारीख के भीतर जो भारतीय जीवन बीमा नियम नियस करे, प्रीमिथम का संवाय करने में भसकल रहता है और पॉलिसी को क्यपनत हो जाने दिया जोहा है ता, कृट रह की जा सकती है।
- 11. नियोजिक द्वारा प्रीमियम के संदाय में किये गये किसी व्यतित्रम की दशा में उन मृत सदस्यों के नाम निर्देशिक्तियों या त्रिधिक वारिसों को जो यदि यह सूट न की गई होती तो, उक्त स्कीम के अन्तर्गत होते, बीमा कायवीं के संदाय का उत्तरदायित्व नियोजिश पर होगा।
- 12. उक्त स्थापन के सम्बन्ध में नियोश्य इस स्कीम के प्रयोग धाने काले किसी सबस्य की मृत्यु होने पर हकदार नाम निर्देशितियों/विधिष बारिसों की बीमांकृत रक्षम का संदाय तत्परता से और प्रत्येष दशा में भारतीय जीवन बीमां निगम से बीमांकृत रक्षम प्राप्त होने के एक मास के भीतर सुनिविचत करेगा।

[सं. एम. -35014/241/86-एस. एस-2]

S.O. 3348.—Whereas Messrs Bajaj Auto Limited, Akurdi Poona-411035 (MH/3795) (hereinafter referred to as the said establishment) have applied for exemption under subsection (2A) of Section 17 of the Employees' Provident Funds and Miscellaneous Provisions Act, 1952 (19 of 1952) (hereinafter referred to as the said Act);

And whereas, the Central Government is satisfied that the employees of the said establishment are, without making any separate contribution or payment of premium, in enjoyment of benefits under the Group Insurance Scheme of the Life Insurance Corporation of India in the nature of Life Insurance which are more favourable to such employees that the benefits admissible under the Employees' Deposit Linked Insurance Scheme, 1976 (hereinafter referred to the said Scheme).

Now, therefore, in exercise of the powers conferred by sub-section (2A) of section 17 of the said Act and subject to the conditions specified in the Schedule annexed hereto, the Central Government hereby exempts the said establishment from the operation of all the provisions of the said Scheme for a period of three years.

SCHEDULE

- 1. The employer in relation to the said establishment shall submit such returns to the Regional Provident Fund Commissioner, Poona and maintain such accounts and provide such facilities for inspection, as the Central Government may direct from time to time.
- 2. The employer shall pay such inspection charges as the Central Government may, from time to time, direct under clause (a) of sub-section (3A) of section 17 of the said Act, within 15 days from the close of every month.
- 3. All expenses involved in the administration of the Group Insurance Scheme, including maintenance of accounts, submission of returns, payment of insurance premia, transfer of accounts, payment of inspection charges etc. shall be borne by the employer.

- 4. The employer shall display on the Notice Board of the establishment, a copy of the rules of the Group Insurance Scheme as approved by the Central Government and, as and when amended, along with a translation of the salient tentures thereof, in the language of the majority of the employees.
- 5. Whereas an employee, who is already a member of the Employees' Provident Fund or the Provident Fund of an establishment exempted under the said Act, is employed in his establishment, the employer shall immediately enrol him as a member of the Group Insurance Scheme and pay necessary premium in respect of him to the Life Insurance Corporation of India.
- 6. The employer shall arrange to enhance the benefits available to the employees under the Group Insurance Scheme appropriately, if the benefits available to the employees under the said Scheme are enhanced so that the benefits aviable under the Group Insurance Scheme are more favourable to the employees than the benefits admissible under the said Scheme.
- 7. Notwithstanding anything contained in the Group Insurance Scheme, if on the death of an employee the amount payable under this Scheme be less than the amount that would be payable had employee been covered under the said Scheme, the employer shall pay the difference to the legal heir/nominee of the employee as compensation.
- 8. No amendment of the provisions of the Group Insurance Scheme, shall be made without the prior approval of the Regional Provident Fund Commissioner, Poona and where any amendment is likely to affect adversely the interest of the employees, the Regional Provident Fund Commissioner shall before giving his approval, give a reasonable opportunity to the employees to explain their point of view.
- 9. Where for any reason, the employees of the said establishment do not remain covered under the Group Insurance Scheme of the Life Insurance Corporation of India as already adopted by the said establishment, or the benefits to the employees under this Scheme are reduced in any manner, the exemption shall be liable to be cancelled.
- 10. Where, for any reason, the employer fails to pay the premium etc. within the due date, as fixed by the Life Insurance Corporation of India, and the policy is allowed to lapse, the exemption is liable to be cancelled.
- 11. In case of default, if any made by the employer in payment of premium the responsibility for prement of assurance benefits to the nominees or the legal heirs of deceared reembers who would have been covered under the said Scheme but for grant of this exemption, shall be that of the employer.
- 12. Upon the death of the members covered under the Scheme the Life Insurance Corporation of India shall ensure prempt payment of the sum assured to the nominee/legal heirs of the deceased member entitled for it and in any case within one month from the receipt of claim complete in all respects.

[No. S-35014/241/86-SS-II]

ना. भा. 3349.—मैसर्स एम. के. विविश फैक्ट्रो, 207, भाई. ए. ए. लूधियाना, (पी. एन./481) (जिसे इसमें इसके पक्चात् उक्त स्थापन पहा गा है) ने प्रतारी भविष्य निधि और प्रक्रीण उपवस्य अधिनियम, 1952 (1952 वा 19)(जिसे इसमें इसके पक्षात उक्त भविनियम यहां गम है) की धारा 17 की उपधारा (2क) के भवीन खूट दिये जाने के लिए आवेवन किया है।

और केन्द्रीय सरकार का समाधान हो गया है कि उनन स्थापन के कमधारी, किती पृथक अभिदाय या प्रीमियम का संदाय किये बिना ही, भारतीय जीवन बीमा निगम की सामूहिक बीमा स्कीम के ध्वीन जीवन बीमा के रूप में कावते उठा रहे हैं और ऐसे कर्मचारियों के लिए ये कायतों में अधिक अनुकृत है जो कर्मचारी निक्षेप राह्यक बीमा स्कीम, 1976) (जिसे इन्तें इसके परवात् उन्ते स्कीम कहा गया है) के ध्रधीन उन्हें धन्त्रीय हैं।

भक्तः केन्द्रीय संदक्षण, उक्त भिविषयम की धारा 17 की उपक्रारा-2फ द्वारा प्रदरम सिक्तियों का प्रयोग करते हुए और इससे उनावस धनुसूची में विनिर्दिष्ट मतों के भ्रधान रहते हुए, उक्त स्थापन की लीन वय की भविष के लिए उक्त स्कीम के सभी उपबन्धों के प्रवर्तन से छट वेती है।

घनुशूची

- उक्त स्थापन के सम्बन्ध में नियोजक प्रादेशिक भविष्य निधि प्रायुक्त, चण्डीगढ़ की ऐसी विवरणियां भेजेगा और ऐसे लेखा रखेगा तथा निरीक्षण के लिए ऐसी सुविधायें प्रवान करेगा जो केन्द्रीय सरकार, समय-समय पर निर्दिष्ट करें।
- 2. नियोजक, ऐसे निरीक्षण प्रभारों का प्रत्येक मास की समाप्ति के 15 दिन के भीतर संवाय करेगा जो केन्द्रीय सरकार, उक्त प्रधिनियम की धारा-17 की उपधारा 3-क के खण्ड-क के प्रधीन समय-समय पर निर्दिष्ट करे।
- 3. सामृहिक बीमा स्कीम के प्रशासन में, जिसके धन्सनत लेखाओं का रखा जाना, विवरणियों का प्रस्तुत किया जाना, बीमा प्रीमियम का संदाय, सेखाओं का धन्तरण, निरीक्षण प्रभारों संदाय घावि भी है, होने वाले सभी ध्ययों का धन्तरण, निरीक्षण प्रभारों संदाय घावि भी है, होने वाले सभी ध्ययों का धहन नियोजक धारा दिया जाएगा।
- 4. नियोजक, केन्द्रीय सरकार द्वारा अनुभोवित सामृहिक बीमा स्कीम के नियमों की एक प्रति और जब कभी उनमें संशोधन किया आये, सब उस संशोधन की प्रति सथा कमचारियों की बहुसंख्या की भाषा में उसकी मुख्य बातों का अनुवाद स्थापन के सूचना पट्ट पर प्रदर्शित करेगा।
- 5. यदि कोई ऐसा कर्में नारी जो शमवारी भविष्य निधि था या उक्त मिधिनियम के भविष्य प्रिक्ष प्राप्त किसी स्थापन की भविष्य निधि था पहले ही सबस्य है, उसके स्थापन में नियोजित किया आता है तो, नियोजिक सामृहिक कीमा स्थाम के सदस्य के रूप में उसका नाम तुरन्त यज करेगा और उसकी बाबत भावययक प्रीमियम भारतीय जीवन कीमा निगम को संबद्ध करेगा।
- 6. यदि उक्त स्कीम के अधीन कमवारियों को उपलब्ध फायदे बकाये जाते हैं तो, नियोजक सामूहिक बीमा स्कीम के अधीन कमंबारियों को उपलब्ध फायदों में समुक्ति रूप से वृद्धि किये जाने की व्यवस्था करेगा जिससे कि कमंबारियों के लिए सामूहिक बीमा स्कीम के अधीन उपलब्ध फायदे उन फायदों से अधिक अनुकूल हो जो उक्त स्कीम के अधीन अनुक्रेय हैं।
- 7. सामूहिक बीमा स्कीम में किसी बात के होते हुए भी यदि किसी कर्मवारी की मृत्य पर इस स्कीम के प्रधीन संवेय रकम उस रक्षम से रक्षम है जो कर्मवारी की उस दशा में संवेय होती जब वह उक्त स्कीम के प्रधीन होता तो, नियोजक कर्मवारी के विशेषक बारिस/नाम निवेंशिती को प्रक्षिकर के रूप में दोनों रक्षमों के अक्तर के बराबर रक्षम का संदाय करेगा।
- 8. सामूहिक बीमा स्कीम के उपबन्धों में कोई भी संशोधन प्रादेशिक भविष्य निश्चि भ्रायुक्त, जण्डीगढ़ के पूर्व अनुभोधन के बिना नहीं किया जाएगा और अहां किपी संशोधन से कर्मचारियों के हित पर प्रतिकृत प्रभाव पड़ने की संभावना हो, वहां प्रादेशिक भविष्य निधि प्रायुक्त भ्रपना भ्रमुमोधन देने से पूर्व कर्मचारियों को भ्रपना वृष्टिकोण स्पष्ट करने का युक्तपुक्त भ्रवसर देना।
- 9. यदि किसी कारणवण स्थापन के कर्मचारी भारतीय जीवन बीमा निगम की उस सामूहिक बीमा स्कीम के, जिसे स्थापन पहले भ्रयना चुका है मधीन नहीं रह जाता है या इस स्कीम के भ्रम्भीन कर्मचारियों की प्राप्त होने वाले फायवे किसी रीति से कम हो जाते हैं, तो यह रह की जा सकती है।
- 10. यदि किसी कारणवंश नियोजक उस नियत सारीख के भीकर जो भारतीय जीवन बीमा निगम नियत करे, प्रीमियम का संवाय करने में भसफल रहता है और पालिसी को व्यपगत हो जाने दिया जाता है तो, छूट रह की जा सकती है।
- 11 नियोजक द्वारा प्रीमियम के संवाय में किये गये व्यक्तिकम की वला में जन मृत सबस्यों के माम निर्देशितियों या विधिक वारिसों को जो यदि यह छूट म वी गई होती तो, जक्त स्कीम के अन्तर्गत होते, वीमा फायवों के संवाय का उत्तरवायित्व नियोजक पर होगा।
- 12 उन्हर स्थापम के सम्बन्ध में नियोजक इस स्कीम के झक्षीन धाने बाले किसी सबस्य की मृत्यू होने पर उसके हक्कदार नाम निर्वेणितियों/ विधिक वारिसों को बीमाइत रकम का संदाय तत्परता से और प्रत्येक दशा में भागतीय जीवन बीमा निगम से बीमाइत रकम प्राप्त होने के एक मास के भीतर सुनिध्विस करेगा।

[सं. एस. -35014(242)/86-एस. एस. -2]

S.O. 3349.—Whereas Messrs S. K. WeavingFactory,207 IAA Ludhiana-3 (PN/481) (hereinafter referred to as the said establishment) have applied for exemption under subsection (2A) of Section 17 of the Employees' Provident Funds and Miscellaneous l'iovisions Act, 1952 (19 of 1952) (hereinafter referred to as the said Act);

And whereas, the Central Covernment is satisfied that the employees of the said establishment are, without making any separate contribution or payment of premium, in enjoyment of benches under the Croup insurance Scheme of the Life Insurance Corporation of India in the nature of the Insurance which are more favourable to such employees that the benches admissible under the Employees' Deposit Linked insurance Scheme, 1976 (heteinalter referred to the said Scheme).

Now, therefore, in exercise of the powers conferred by sub-section (2A) of section 17 of the said Act and subject to the conditions specified in the Schedule annexed hereto, the Central Government hereby exempts the said establishment from the operation of all the provisions of the said Schedule from the operation of the provisions of the said Schedule for a period of three years.

SCHEDULE

- 1. The employer in relation to the said establishment shall submit such returns to the Regional Provident. Fund Commissioner, Chandigath and maintain such accounts and provide such facilities for inspection, as the Central Government may direct from time to time.
- 2. The employer shall pay such inspection charges as the Central Government may, from time to time, direct under clause (a) of sub-section (3A) of section 17 of the said Act, within 15 days from the close of every month.
- 3. All expenses involved in the administration of the Group Insurance Scheme, including maintenance of accounts, submission of returns payment of insurance premia transfer of accounts, payment of inspection charges etc. shall be borne by the employer.
- 4. The employer shall display on the Notice Board of the establishment, a copy of the rules of the Group Insurance Scheme, as approved by the Central Government and, as and when amended, alongwith a translation of the salient features thereof, in the language of the majority of the employees.
- 5. Whereas an employee, who is already a member of the Employees' Provident Fund or the Provident Fund of an establishment exempted under the said Act, is employed in his establishment, the employer shall immediately circled him as a member of the Group Insurance Scheme and pay necessary premium in respect of him to the Life Insurance Corporation of India.
- 6 The employer shall arrange to enhance the benefits available to the employees under the Group Insurance Scheme appropriately, if the benefits available to the employees under the said Scheme are enhanced, so that the benefits available under the Group Insurance Scheme are more favourable to the employees than the benefits admissible under the said Scheme.
- 7. Notwithstanding anything contained in the Group Insurance Scheme, if on the death of an employee the amount payable under this Scheme be less than the amount that would be payable had employee been covered under the said Scheme, the employer shall pay the difference to the legal heir/nominee of the employee as compensation.
- 8. No amendment of the provisions of the Group Insurance Scheme, shall be made without the prior approval of the Regional Provident Fund Commissioner, Chandigarh and where any amendment is likely to affect adversely the interest of the employees, the Regional Provident Fund Commissioner shall before giving his approval, give a reasonable opportunity to the employees to explain their point of view.
- 9. Where, for any reason, the employees of the said establishment do not remain covered under the Group Insurance Scheme of the Life Insurance Corporation of India as already adopted by the said establishment, or the benefits to the employees under this Scheme are reduced in any manner, the exemption shall be liable to be cancelled.
- 10. Where, for any reason, the employer fails to pay the premium etc. within the due date, as fixed by the Life Insurance Corporation of India, and the policy is allowed to lapse, the exemption is liable to be cancelled.
- 11. In case of default, if any made by the employer in payment of premium the responsibility for payment of

assurance benefits to the nominees or the legal heirs of deceased members who would have been covered under the said Scheme but for grant of this exemption, shall be that of the employee.

12 Upon the death of the members covered under the Scheme the Life Insurance Corporation of India shall ensure prompt payment of the sum assured to the nominee/legal heirs of the deceased member entitled for it and in any case within one month from the receipt of claim complete in all respects.

[No. S-35014/242/86-SS-II]

का. था. 3350:—मैससं भद्रास इन्डस्ट्रियल लाईनिंग लि., 425 पैनयोन रोड, एगमीरे, मद्रास-600008 (टी. एन./6993) (जिमे इसमें इसके पश्चात् उक्त स्थापन कहा गया है) ने कर्मचारी भविष्य निश्चि और प्रकीण उपबन्ध अधिनियम, 1952 (1952 का 19) (जिसे इसमें इमके पश्चान् उक्त इधिनियम कहा गया है) की धारा 17 की उपधारा (2क) के ग्राधीन छूट दिए जाने के लिए प्रावेदन किया है;

और केन्द्रीय मरफार का समाधान हो गया है कि उक्त स्थापन के कर्मचारी किसी पुथक अभिदाय या प्रीमियम का सन्दाय किए बिना हो, भारतीय जीवन बीमा निगम की जीवन बीमा स्कीम के स्थान जीवन बीमा के रूप में जो फायवा उठा रहे हैं वे ऐसे कर्मचारियों की उन फायवों मे अधिक अनुकूल हैं जो उन्हें कर्मचारी निक्षेप सहबद बीमा स्कीम, 1976 (जिसे इसमें इसके पश्चात उक्त स्कीम कहा गया है) के अधीन अनुतेस हैं;

प्रतः केन्द्रीय सरकार, उक्त प्रधिनियम की धारा 17की उपधारा (2क) बारा प्रवत्त शक्तियों का प्रयोग करते हुए और भारत सरकार के अम मंत्रालय की प्रधिसुचना संख्या का. धा. 2792 तारीख 13-7-1982 के धनुसरण में और इससे उपायद धनुसूची में विनिद्दिष्ट शतों के प्रधीन रहते हुए उक्त स्थापन को, 31-7-1985 से तीन वर्ष की प्रविध के लिए जिसमें 30-7-1988 भी सम्मिलित है, उक्त स्कीम के सभी उपबन्धों के प्रथतन से छूट वैती है।

धनुसूची

- उक्त स्थापन के सम्बन्ध में नियोजक प्रादेशिक भ्रिबच्य निधि ग्रायुक्त सामिलनाडू को ऐसी त्रिवरणियां मेजेगा और ऐसे लेखा रखेगा तथा निरीक्षण के लिए ऐसी मुविधाएं प्रवान करेगा जो केन्द्रीय सरकार समय-समय पर निर्दिष्ट करे।
- 2. नियोजक, ऐसे निरीक्षण प्रभारों का प्रत्येक मास की समाप्ति के 15 दिन के भीतर सन्धाय करेगा जो केन्द्रीय सरकार, उक्त श्रिधिनियम की धारा 17 की उप-धारा (3क) के खण्ड (क) के अश्रीन समय-समय पर निर्दिष्ट करे।
- 3. सामूहिक बीमा स्कीम के प्रणासन में, जिसके प्रत्सर्गत लेखाओं का रखा जाना, विवरणियों का प्रस्तुन किया जाना, वीमा प्रीमियम का सन्वाय, लेखाओं का प्रत्यरण, निरीक्षण प्रभारों का सन्वाय प्रादि भी है, होने वाले सभी व्ययों का बहन नियोजक ढारा किया जाएगा।
- 4. नियोजभ, केन्द्रीय संपन्तार द्वारा यथा अनुमीदित सामृहिक बीमा स्की म के नियमों की एक प्रति, और जब कभी उनमें समोधन किया जाए, तब उस संबोधन की प्रति तथा कर्मचारियों की बहुसंख्या की भाषा में उसकी मुख्य बातों का भनुवाद, क्यापन के सूचना-यट्ट पर प्रदिशत करेगा।
- 5. मदि कोई ऐसा कर्मचारी, जो कर्मधारी भविष्य निधि का या उक्त अधिनियन के अधीन छूट प्राप्त किसी स्थापन की भविष्य निधि का पहले ही सदस्य है, उसके स्थापन में नियोजित किया जाता है तो नियोजिक सामृहिक बीमा स्कीम के सदस्य के रूप में उसका नाम तुरुत वर्ज करेगा और उसकी बाबत आवश्यक प्रीमियम भारतीय जीवन बीमा निगम को सन्दत्त करेगा।
- 6. यदि सामूहिक बीमा स्कीम के प्रधीन कर्मचारियों को उपलब्ध फायवे बढ़ाये जाते हैं तां, नियोजक उक्त स्कीम के प्रधीन कर्मचारियों को उपलब्ध फायदों में समुचित रूप से वृद्धि की जाने की व्यवस्था करेगा जिससे कि कर्मवारियों के लिए सामूहिक बीमा स्कीम के श्रधीन उपलब्ध फायदे उन फायदों से प्रधिक प्रनुकूल हों, जो उक्त स्कीम के ग्रधीन प्रनुत्रेय हैं।

- 7. सामूहिक बीमा स्कीम में किसी बात के होते हुए भी, यदि किसी भर्मचारी की मृत्यु पर इस स्कीम के झधीन सन्देय रक्तम उस रक्तम से कम है जो कर्मचारी को उस दशा में सन्देय होनी जब वह उक्त स्कीम के झधीन होता ती, नियोजक कर्मचारी के विधिक वारिस/नामनिर्देशिती को प्रतिकर के रूप में घोनों रक्तमों के अन्तर के बराबर रक्तम का सन्दाय करेगा।
- 8. सामृहिक बींमा स्कीम के उपबन्धों में कोई भी संशोधन, प्रावेशिक भविष्य निधि श्रामुक्त तामिलनाडु के पूर्व श्रनुमोदन के बिना नहीं किया जाएगा और अहा किसी संशोधन से कर्मयारियों के हित पर प्रतिकूल प्रभाव पड़ने की संभावना हो वही, प्रादेशिक भृतिष्य निधि श्रायुक्त, श्रपना श्रनुमोदन देने से पूर्व कर्मचारियों को श्रपना दृष्टिकीण स्पष्ट करने का युक्तियुक्त श्रवसर देगा।
- 9. यदि किसी कारणविश, स्थापन के कर्मचारी, भारतीय जीवन बीमा निगम की उस सामृहिक बीमा स्कीम के, जिसे स्थापन पहले अपना चुका है, भधीन नहीं रह जाते हैं, या इस स्कीम के भधीन : वारियों की प्राप्त होने बाले फायदे किसी रीति में कम ही जाते हैं, तां न् छूट रह की जा सकती है।
- 10. यदि किसी कारणवश, नियोजक भारतीय जीवन बीमा निगम द्वारा नियस तार्राख के मीतर प्रीमियम का सन्दाय करने में ध्रसकल रहता है, और पालिसी को अप्रगत हो जाने दिया जाना है सो छूट रह की जा सकती है।
- 11. नियौजक द्वारा प्रीमियम के सन्दाय में किए गए किसी व्यक्तिकम की दशा में, उन मृत सदस्यों के नामनिर्देशितियों या विश्विक वारिसों की जो यदि यह, छूट न की गई होती नो उक्त स्कीम के प्रन्तगंत होते, बीमा फायदों के मन्दाय का उत्तरवायित्व नियोजक पर होगा।
- 12. इस स्कीम के भ्रधीन प्राने वाले किसी सदस्य की मृत्यु होंने पर भारतीय जीवन बीमा निगम, बीमाकृत राणि के हमदार मामनिर्देशिनी/विधिक वारिसों को उस राणि का सन्दाय तत्रिका से और प्रत्येक दशा में हर प्रकार से पूर्ण दाने की प्राप्ति के एक मास के भीतर सुनिश्चित करेगा।

[संख्या एस . - 3 5 0 1 4/2 4 0/8 6-एन . एस . - 2]

S.O. 3350.—Whereas Messrs Industrial Linings Limited, 425 Panthion Road, Egmore, Madras-600008 (TN/6993) (hereinafter referred to as the said establishment) have applied for exemption under sub-section (2A) of Section 17 of the Employees' Provident Funds and Miscellaneous Provisions Act, 1952 (19 of 1952) (hereinafter referred to as the said Act);

And whereas, the Central Government is satisfied that the employees of the said establishment are, without making any separate contribution or payment of premium, in enjoyment of benefits under the Group Insurance Scheme of the Life Insurance Scheme of the Life Insurance Corporation of India in the nature of Life Insurance which are more favourable to such employees than the benefits admissible under the Employees Deposit Linked Insurance Scheme, 1976 (hereinafter referred to as the said Scheme).

Now, therefore, in exercise of the powers conferred by sub-section (2A) of Section 17 of the said Act and in continuation of the notification of the Government of India in the Ministry of Labour, S.O. 2792 dated the 13-1-1002 and subject to the conditions specified in the Schedule manuscular hereto the Central Government hereby exempts the said establishment from the operation of all the provisions of the said Scheme for a further period of three years with effect from 31-7-1985 upto and inclusive of the 30-7-1988.

SCHEDULE

- 1. The employer in relation to the said establishment shall submit such returns to the Regional Provident Fund Commissioner, Tamil Nadu and maintain such accounts and provide such facilities for inspection, as the Central Government may direct from time to time.
- 2. The employer shall pay such inspection charges as the Central Government may, from time to time, direct under clause (a) of sub-section (3A) of section 17 of the said Act, within 15 days from the close of every month.

- 3. All expenses involved in the administration of the Group Insurance Scheme, including maintenance of accounts, submission of returns payment of insurance premia transfer of accounts, payment of inspection charges etc. shall be borne by the employer.
- 4. The employer shall display on the Notice Board of the establishment, a copy of the rules of the Group Insurance Scheme, as approved by the Central Government and, as and when amended, alongwith a translation of the salient features thereof, in the language of the majority of the employees.
- 5. Whereas an employee, who is already a member of the Employees' Provident Fund or the Provident Fund of an establishment, the employer shall immediately enrol him as a member of the Group Insurance Scheme and pay necessary premium in respect of him to the Life Insurance Corporation of India.
- 6. The employer shall arrange to enhance the benefits available to the employees under the Group Insurance Scheme appropriately, if the benefits available to the employees under the said Scheme are enhanced so that the benefits available under the Group Insurance Scheme are more favourable to the employees than the benefits admissible under the said Scheme.
- 7. Notwithstanding anything contained in the Group Insurance Scheme, if on the death of an employee the amount payable under this Scheme be less than the amount that would be payable had employee been covered under the said Scheme, the employer shall pay the difference to the legal heir/nominee of the employee as compensation.
- 8. No amendment of the provisions of the Group Insurance Scheme, shall be made without the prior approval of the Regional Provident Fund Commissioner Tamil Nadu and where any amendment is likely to affect adversely the interest of the employees, the Regional Provident Fund Commissioner shall before giving his approval, give a reasonable opportunity to the employees to explain their point of view.
- 9. Where for any reason the employees of the said establishment do not remain covered under the Group Insurance Scheme of the Life Insurance Corporation of India as already adopted by the said establishment, or the benefits to the employees under this Scheme are reduced in any manner, the exemption shall be liable to be cancelled.
- 10. Where, for any reason, the employer fails to pay the premium etc. within the due date, as fixed by the Life Insurance Corporation of India, and the policy is allowed to lapse, the exemption is liable to be cancelled.
- 11 In case of default, if any made by the employer in payment of premium the responsibility for payment of assurance benefits to the nominees or the legal heirs of deceased members who would have been covered under the said Scheme but for grant of this exemption, shall be that of the employer.
- 12. Upon the death of the members covered under the Scheme the Life Insurance Corporation of India shall ensure prompt payment of the sum assured to the nominee/legal heirs of the deceased member entitled for it and in any case within one month from the receipt of claim complete in all respects.

(No. S-35014/248/86-SS-II]

मा. श्रा. 3351. मैंसर्स वी प्रीमियर ओटोमोबाइस्स लि., एल. बी. एस. मार्ग, कुरला, बम्बई-400070 (एम. एच. /74) (जिसे इसमें इसके पण्चात् उक्त स्थापन कहा गया है) ने कर्मचारी भविष्य निश्चि और प्रकीण उपजन्ध प्रधिनियम, 1952 (1952 का 19) (जिसे इसमें इसके पण्चात् उक्त प्रधिनियम कहा गया है) की धारा 17 की उपधारा (2क) के प्रधीन छूट विए जाने के लिए श्रावेदन किया है;

और केन्द्रीय भरकार का समाधान हो गया है कि उकत स्थापन के बर्मजारी किसी पृथक प्रभिश्रय या प्रीमियम का सन्दाय किए बिना हो, भारतीय जीवन बीमा निगम की जीवन बीमा म्कीम की मामूहिक बीमा स्कीम के प्रधीन जीवन बीमा के रूप में जी फायदा उठा रहें हैं वे ऐसे कमैचारियों को उन फायदों से प्रधिक अनुकूल हैं जो उन्हें कमैचारी निक्षेप सहबद बीमा स्कीम, 1976 (जिसे इसमें इसके पश्चात् उक्त स्कीम कहा गया है) के प्रधीन अनुबंध हैं:

धनः केन्द्रीय सरकार, उक्त प्रधिनियम की धारा 17 की उपधारा (2क) द्वारा प्रवस्त गिक्तियों का प्रयोग करते हुए और भारत सरकार के श्रम मंत्रालय की ध्रिधसूचना संख्या का. ध्रा. 4669 तारीख 28-11-1983 के अनुसरण में और इससे उपावस अनुसूची में विनिधिष्ट गर्ती के प्रधीन रहते हुए उक्त स्थापन को, 24-12-1986 से तीन वर्ष की ध्रवधि के लिए जिसमें 23-12-1989 थीं सम्मिलित हैं, उक्त स्कीम के सभी उपबन्धों के प्रवर्तन से छूट देती हैं।

अनुसूची

- 1. उक्त स्थापन के सम्बन्ध में नियोजक प्रावेणिक भविष्य निधि भायुक्त महाराष्ट्र की ऐसी विवरणियां भेजेगा और ऐसे लेखा रखेगा तथा निरीक्षण के लिए ऐसी सुविधाएं प्रवान करेगा जो केन्द्रीय सरकार समय-समय पर निर्विष्ट करे।
- 2. नियोज्ञक, ऐसे निरीक्षण प्रभारों का प्रत्येक मास की समाण्ति के 15 दिन के मीतर मन्दाय करेगा जो केन्द्रीय सरकार उत्तर प्रधिनियम की क्षारा 17 की उप-धारा (3क) के खण्ड (क) के प्रधीन समय-समय पर निविद्य करें।
- 3. सामूहिक बीभा स्कीम के प्रणासन में, जिसके प्रस्तर्गत लेखाओं का रखा जाना, विवर्णणयों का प्रस्तुत किया जाना, वीमा प्रीमियम का सन्त्राय, लेखाओं का प्रन्तरण, निरीक्षण प्रभारों का सन्दाय प्रावि भी है, होने वाले सभी व्ययों का बहुन नियोजक द्वारा विधा जाएगा।
- 4. नियोजक, केन्द्रीय सरकार द्वारा यथा धनुमोदिन मामूहिक बीमा स्कीम के नियमों की एक प्रति, और अब कभी उनमें संशोधन किया आए, तब उस संशोधन की प्रति तथा कर्मगरियों की बहुसंख्या की भाषा में उसकी मुख्य बातों का धनुवाद, स्थापन के सुचना-पट्ट पर प्रविशत करेगा।
- 5. यदि कोई ऐसा कर्मजारी, जो कर्मजारी भविष्य निधि का या उक्स भिर्मित्यम के अधीन छूट प्राप्त किसी स्थापन की भविष्य निधि का पहले ही सदस्य है, उसके स्थापन में नियोजित किया जाता है तो नियोजिक सामृहिक बीमा स्कीम के सदस्य के रूप में उसका नाम तुरस्त वर्ज करेगा और उसकी बाबत आवश्यक प्रीमियम भारतीय जीवन बीमा निगम को सन्दल्त करेगा।
- 6. यदि सामूहिक बीमा स्कीम के घ्रधीन कर्मकारियों की उपलब्ध फायदे बद्राये जाते हैं तो, नियाजिक उक्त स्कीम के प्रधीन कर्मचारियों को उपलब्ध फायदों में ममुखित रूप से वृद्धि की जाने की ज्यवस्था करेगा जिससे कि कर्मचारियों के लिए सामूहिक दीमा स्कीम के भ्रधीन उपलब्ध फायदे उन फायदों से ग्रधिक मनुकूल हों, जी उक्त स्कीम के प्रधीन मनुजेय हैं।
- 7. सामूहिक बीमा स्कीम में किसी बात के होते हुए घी, यदि किसी मर्भवारी की मृत्यू पर इस स्कीम वे घ्रधीन मन्देय रक्तम उम रक्तम से कम है जो कर्मवारी को उस बशा में सन्देय होती जब बहु उक्त स्कीम के घ्रधीन होता तो, नियोजक कर्मवारी के विधिक वारिस/नामनिर्देणिती को प्रतिकर के रूप में दोनों रक्तमों के घ्रन्तर के बराबर रक्तम का सन्वाय करेगा।
- 8. सामूहिक स्कीम के उपबन्धों में कोई की संशोधन, प्रावेशिक भ्रियण निधि प्रायुक्त महाराष्ट्र के पूर्व प्रनुमोदन के बिना नहीं किया जाएगा और जहां किनी संशोधन से कर्मचारियों के हिन पर प्रतिकृत प्र'क्किन पड़ने की संभावना हो यहां, प्रावेशिक भविष्य निधि प्रायुक्त, प्रवना प्रनुसोदन देने से पूर्व कर्मचारियों को प्रवना दृष्टिकोण स्पष्ट करने का युवतियुक्त प्रवसर वेगा।
- 9. यदि किसी कारणवश, स्थापन के कर्मकारी, भारतीय जीवन बीमा निगम की उस सामूहिक बीमा स्कीम के, जिसे स्थापन पहले अपना चुका है, प्रजीन नहीं रह जाते हैं, या इस स्कीम के प्रजीन कर्मवारियों को प्राप्त होने बाले फायदे फिसी रीति से कम हो जाते हैं, तो वह खूट रह की जा सकती है।

- 10. यदि किसी कारणवण, नियोजक भारतीय जीवन बीमा नियम द्वारा नियस तारीख के भीतर प्रीमियम का सन्ताय करने में असफल रहता है, और पालिमी को व्यपगत हो जाने दिया जाता है तो खूट रह की जा सकती हैं।
- 11. नियोजन द्वारा प्रोमितम के सन्वाय में किए गए जिली व्यक्तिक म की दला में, जन मृत सदस्यों के नाभनिर्वेषिकियों या विधिक वारिसों को जो यदि यह, छूट न दो वर्ट होती तो उक्त स्कीम के भग्तर्गन होते, बीमा फायदों के सन्वाय का उन्तरदायिक नियोजक पर होगा।
- 12. इस स्कीम के श्रधीन आने वाले किसी सदस्य की मृत्यु होंने पर भारतीय जीवन बीमा निगम, बीमाक्तस राणि के हुआवार नामनिवैंशिती/विधिक वारिसों की उस राशि का सन्दाय सत्परता से और प्रत्येक वशा में हर प्रदार से पूर्ण दाये की प्राप्ति के एक मास के भीतर सुनिश्चित करेगा।

[संख्या एस .-35014/270/83-पी . एफ .-2/एस . एस .-2]

S.O. 3351.—Whereas Messrs The Premier Automobilies Limited, LBS Marg, Kurla, Bombay-400070(MH/74) (hereinafter referred to as the said establishment) have applied for exemption under sub-section (2A) of Section 17 of the Employees' Provident Funds and Miscellaneous Provisions Act, 1952 (19 of 1952) (hereinafter referred to as the said Act);

And whereas, the Central Government is satisfied that the employees of the said establishment are, without making any separate contribution or payment of premium, in enjoyment of benefits under the Group Insurance Scheme of the Life Insurance Scheme of the Life Insurance Corporation of India in the nature of Life Insurance which are more favourable to such employees than the benefits admissible under the Employees Deposit Linked Insurance Scheme, 1976 (hereinafter referred to as the said Scheme).

Now, therefore, in exercise of the powers conferred by sub-section (2A) of Section 17 of the said Act and in continuation of the notification of the Government of India in the Ministry of Labour, S.O. 4669 dated the 28-11-1983 and subject to the conditions specified in the Schedule annexed hereto the Central Government hereby exempts the said establishment from the operation of all the provisions of the said Scheme for a further period of three years with effect from 24-12-1986 upto and inclusive of the 23-12-19; 9.

SCHEDULE

- 1. The employer in relation to the said establishment shall submit such returns to the Regional Provident Fund Commissioner Maharashtra and maintain such accounts and provide such facilities for inspection, as the Central Government may direct from time to time.
- 2. The employer shall pay such inspection charges as the Central Government may, from time to time, direct under clause (a) of sub-section (3A) of section 17 of the said Act, within 15 days from the close of every month.
- 3. All expenses involved in the administration of the Group Insurance Scheme, including maintenance of accounts, submission of returns, payment of insurance premia, transfer of accounts, payment of inspection charges etc. shall be borne by the employer.
- 4. The employer shall display on the Notice Board of the establishment, a copy of the rules of the Group Insurance Scheme, as approved by the Central Government and, as and when amended, alongwith a translation of the selient features thereof, in the language of the majority of the employees.
- 5. Whereas an employee, who is already a member of the Employees' Provident Fund or the Provident Fund of an establishment the employer shall immediately enrol him as a member of the Group Insurance Scheme and pay necessary premium in respect of him to the Life Insurance Corporation of India.
- 6. The employer shall arrange to enhance the benefits available to the employees under the Group Insurance Scheme appropriately, if the benefits available to the employees under the said Scheme are enhanced, so that the benefits

- aviable under the Group Insurance Scheme are more favourable to the employees than the benefits admissible under the said Scheme.
- 7. Notwithstanding anything contained in the Grown Insurunce Scheme, if on the death of an employee the amount payable under this Scheme be less than the amount that would be payable had employee been covered under the said Scheme, the employer shall pay the difference to the legal heir/nominee of the employee as compensation.
- 8. No amendment of the provisions of the Group Insurance Scheme, shall be made without the prior approval of the Regional Provident Fund Commissioner, Maharashtra and where any amendment is likely to affect adversely the interest of the employees, the Regional Provident Fund Commissioner shall before giving his approval, give a reasonable opportunity to the employees to explain their point of view.
- 9. Where, for any reason, the employees of the said establishment do not remain covered under the Group Insurance Scheme of the Life Insurance Corporation of India as already adopted by the said establishment, or the benefits to the employees under this Scheme are reduced in any manner, the exemption shall be liable to be cancelled.
- 10. Where, for any reason, the amployer fails to any the premium etc. within the due date, as fixed by the Lif elasurance Corporation of India, and the policy is allowed to lapse, the exemption is liable to be cancelled.
- 11. In case of default, if any made by the employer in payment of premium the responsibility for payment of assurance benefits to the nominees or the legal heirs of deceased members who would have been covered under the said Scheme but for grant of this exemption, shall be that of the employer.
- 12. Unon the death of the members covered under the Scheme the Life Insurance Corporation of India shall ensure prompt payment of the sum assured to the nominee/legal belts of the deceased member entitled for it and in any case within one month from the receipt of claim complete in all respects.

[No. S-35014]270|83-PF. II-SS-II]

का. शा. 3352.—-मैसर्सं यीमैक्स प्राइवेट लि., (कैमिकल्स बिविजन) (जो पहले तुलसी फाइन कैमिकल्स इन्डस्ट्रीज प्राइवेट लि., के नाम से जाना जाता था) 97-वी, भीमारी इन्डस्ट्रियल एरिया, मीसारी पूना-411026 (एम. एच./12495) (जिमे इसमें इसके पश्चात उक्त स्थापन जहा गया है) ने कमैंवारी मिविज्य निधि और प्रजीर्ण उपबन्ध अधिनियम, 1952 (1952 का 19) जिमे इसमें इसके पश्चान उक्त प्रितिन्य कहा गया है) की धारा 17 की उपधारा (2क) के अधीन छूट दिए जाने के लिए भावदन किया है:

और केस्ट्रीय सरफार का समाधान हो गया है कि उक्त स्थापन के कर्मचारी किसी पृथक प्रभिष्मय या प्रीमियम का मन्दाय किए बिना ही, ज्ञानीय जीवन बीमा निगम की जीवन बीमा स्कीम की मामूहिक बीमा स्कीम के प्रधीन जीवन बीमा के रूप में जो फायदा उठा रहे हैं वे ऐसे कर्मचारियों को उन फायदों से प्रधिक प्रनृकूल हैं जो उन्हें कर्मचारी निक्षेप महबद बीमा स्कीम, 1976 (जिसे इसमें इसके पश्चात् उक्त स्कीम कहा गया है) के प्रधीन प्रमृक्षय हैं;

प्रतः केन्द्रीय सरकार, उक्षा ध्रिधिनियम की घारा 17 की उपधारा (2क) हारा प्रवस्त मक्तियों का प्रयोग करने हुए और भारत सरकार के श्रम मंत्रालयं की श्रिधिस्चमा संख्या का. 731 तारीख 17-12-1982 के धनुभरण में और इससे उपावदा धनुभूची में विनिधित्य मती के श्रधीन रहते हुए उक्त स्थापन को, 29-1-1986 से तीन वर्ष की प्रवधि के लिए जिसमें 28-1-1989 भी सम्मिलिस है, उक्त स्कीम के सभी उपवन्धों के प्रवर्तन से छूट वेती है।

अनुसूची

 उक्त स्थापन के मम्बन्ध में नियोजक प्रावेशिक भविष्य निधि प्रायुक्त महाराष्ट्र की ऐसी विवरणियां भेजेगा और ऐसे लेखा रखेगा तथा निरीक्षण

- कें क्षिए ऐसी सुविधाएं प्रदान करेगा जो केन्द्रीय सरकार समय-समय पर निर्विष्ट करे।
- 2. नियोजन, ऐसे निरीक्षण प्रभारों का प्रत्येक मास की समाप्ति के 15 दिन के मीतर सन्धाय करेगा जो केन्द्रीय सरकार, उक्त प्रधिनियम की धारा 17 की उप-धारा (3फ) के खण्ड (क) के प्रधीन समय-समय पर निर्विष्ट करे।
- 3. सामूहिन बीमा स्कीम के प्रशासन में, जिसके प्रत्यंत लेखाओं का रखा जाना, विवरणियों का प्रस्तुन किया जाना, बीमा प्रीमियम का सन्दाय लेखाओं का अन्तरण, निरीक्षण प्रभारों का सन्दाय आदि भी है, होते वाले सभी व्ययों का बहुन नियोजक द्वारा किया जाएगा।
- 4. नियोजक, केन्द्रीय संरक्षार द्वारा यथा प्रतुमोदित सामूहिक बीमा स्कीम के नियमों की एक प्रति, और जब कभी उनमें संबोधन किया जाए तब उस संबोधन की प्रति तथा कर्मवारियों की बहुसंख्या की भाषा में उसकी मुख्य बातों का धनुवाद, स्थापन के सुवना-पट्ट पर प्रदिशत करेगा।
- 5. यदि कोई ऐसा कर्मचारी, जी कर्मचारी अविष्य निधि का या उक्त प्रधिनियम के प्रधीन छूट प्राप्त किसी स्थापन की अविष्य निधि का पहले ही सदस्य है, उसके स्थापन में नियोजित किया जाता है तो नियोजिक सामूहिक बीमा स्कीम के सदस्य के रूप में उसका नाम तुरुत वर्ज करेगा और उसकी बाबत प्रावस्यक प्रीमियम भारतीय जीवन बीमा निगम की सन्दरत करेगा।
- 6 यदि सामूहिन वीमा स्कीम के प्रधीन कर्मनारियों को उपलब्ध फायदे बढ़ाये आंते हैं तो, नियोजक उक्त स्कीम के प्रधीन कर्मनारियों को उपलब्ध फायदों में समृत्रित रूप से वृद्धि की जाने की व्यवस्था करेगा जिम से कि कर्मनारियों के लिए सामूहिक बीमा स्कीम के प्रधीन उपलब्ध फायदे उन फायदों से प्रधिक प्रमुक्त हों, जो उक्त स्कीम के प्रधीन प्रमुक्तेय हैं।
- 7. सामृहिंग बीमा स्कीम में किनी बान के होते हुए भी, यदि किनी कर्मचारी की मृत्यु पर इस स्कीम के प्रधीन सन्देय राजम उस राजम से कम है जो कर्मचारी की उस बाग में सन्देय होती जब बह उबस स्कीम के प्रधीन होता तो, नियोज कर्मचारी के विधिक बारिस/नामनिवेशिती को प्रतिकर के रूप में बीनों राजमों के प्रस्तर के बराबर राजम का सन्दाय करेगा।
- 8. सामूहिक बीमा स्कीम के उपबन्धों में कोई भी संगोधन, प्रादेशिक भिल्य निष्ठि श्रापुक्त महाराष्ट्र के पूर्व श्रनुमोदन के बिना नहीं किया जाएगा और जहां किसी संशोधन से कर्मचारियों के हित पर प्रतिकृत प्रभाव पड़ने की संभावना हो वहां, प्रावेशिक पविष्य निष्ठि श्रायुक्त, ग्रपना श्रनुमोदन देने से पूर्व कर्मचारियों को ग्रपना दृष्टिकोण स्पष्ट करने का प्रक्तिसुक्त ग्रवसर देगा ।
- 9. यदि किसी कारणवा, स्थापन के कर्मवारी, भारतीय जीवन बीमा निगम की उस सामूहिक बीमा स्कीम के, जिसे स्थापन पहले भ्रपता चुका है, प्रधीन नहीं रह जाते हैं, या इस स्कीम के भ्रधीन कर्मवारियों को प्राप्त होने बाले फायदे किसी रीति से कम हो जाते हैं, तो यह छूट रह की जा सकती है।
- 10. यदि किसी का णवण, नियोजन भारतीय जीवन बीमा निगम हारा नियत तारीख के भीनर प्रीमियम का सन्वाय करने में असफल रहता है, और पालिसी को व्यपगत हो जाने दिया जाता है तो छूट रह की जा सकती है।
- 11. नियोजक द्वारा प्रीमियम के सन्याय में किए गए किसी व्यक्तिकम की दशा में, उन मृत सदस्यों के नामनिर्वेशितियों या विधिक दारिसों को जो यवि यह, छूट न दी गई होती तो उक्त स्कीम के अन्तर्गत होते, बीमा फायदों के सन्वाय का उभरवायित्व नियोजक पर होगा।
- 12. इस स्कीम के प्रधीन धाने वाले किसी सवस्य की मृथ्य होने पर भारतीय जीवन बीमा निगम, बीमाकृत राशि के हकदार नामनिर्वेशिती/

विधिक वास्तिों को उस राशि का सन्दाय तक्षरका में और प्रत्येक दक्षा में हर प्रकार से पूर्ण दावे की प्राप्ति के एक माम के भीवर सुविध्वित करेगा।

[मंख्या ए.स. - 35014/304/82/पी. एक. - 2/एस. एस- 2]

S.O. 3352.—Whereas Messrs Themax Private Limited, (Chemical Division) (Formerly known as Tulsi Fine Chemical Industries Private Limited) 97-B. Bhosari Industrial Area, Bhosari, Poona-411026 (MH/12495) (hereinafter referred to as the said establishment) have applied for exemption under sub-section (2A) of Section 17 of the Employees' Provident Funds and Miscellaneous Provisions Act, 1952 (19 of 1952) (hereinafter referred to as the said Act);

And whereas, the Central Government is satisfied that the employees of the said establishment are, without making any separate contribution or payment of premium, in enjoyment of benefits under the Group Insurance Scheme of the Life Insurance Scheme of the Life Insurance Corporation of India in the nature of Life Insurance which are more favourable to such employees than the benefits admissible under the Employees Deposit Linked Insurance Scheme, 1976 (hereinafter referred to as the said Scheme).

Now, therefore in exercise of the powers conferred by sub-section (2A) of Section 17 of the said Act and in continuation of the notification of the Government of India in the Ministry of Labour, S.O. 731 dated the 17-12-1982 and subject to the conditions specified in the Schedule annexed hereto the Central Government hereby exempts the said establishment from the operation of all the provisions of the said Scheme for a further period of three years with effect from 29-1-1986 upto and inclusive of the 28-1-1989.

SCHEDULE

- 1. The employer in relation to the said establishment shall submit such returns to the Regional Provident Fund Commissioner Maharashtra and maintain such accounts and provide such facilities for inspection, as the Central Government may direct from time to time.
- 2. The employer shall pay such inspection charges as the Central Government may, from time to time, direct under clause (a) of sub-section (3A) of section 17 of the said Act, within 15 days from the close of every month.
- 3. All expenses involved in the administration of the Group Insurance Scheme, including maintenance of accounts, submission of returns, payment of insurance premia transfer of accounts, payment of inspection charges etc. shall be borne by the employer.
- 4. The employer shall display on the Notice Board of the establishment, a copy of the rules of the Groun Insurance Scheme, as approved by the Central Government and as and when amended, alongwith a translation of the salient features thereof, in the language of the majority of the employees.
- 5. Whereas an employee, who is already a member of the Employees' Provident Fund or the Provident Fund of an establishment the employer shall immediately enrol him as a member of the Group Insurance Scheme and pay necessary premium in respect of him to the Life Insurance Corporation of India.
- 6. The employer shall arrange to enhance the benefits available to the employees under the Group Insurance Scheme appropriately if the henefits available to the employees under the said Scheme are enhanced so that the benefits available under the Group Insurance Scheme are more favourable to the employees than the benefits admissible under the said Scheme.
- 7. Notwithstanding anything contained in the Group Insurance Scheme, if on the death of an employee the amount payable under this Scheme be less than the amount that would be payable had employee been covered under the said Scheme, the employer shall pay the difference to the legal heir/nominee of the employee as compensation.
- 8. No amendment of the provisions of the Group Insurance Scheme, shall be made without the prior approval of the Regional Provident Fund Commissioner, Maharashtra and

where any amendment is likely to affect adversely the interest of the employees, the Regional Provident Fund Commissioner shall before giving his approval, give a reasonable opportunity to the employees to explain their point of view.

- 9. Where for any reason, the employees of the said establishment do not remain covered under the Group Insurance Scheme of the Life Insurance Corporation of India as already adopted by the said establishment, or the benefits to the employees under this Scheme are reduced in any manner, the exemption shall be liable to be cancelled.
- 10. Where, for any reason, the employer fails to pay the premium etc. within the due date, as fixed by the Life Insurance Corporation of India, and the policy is allowed to lapse, the exemption is liable to be cancelled.
- 11. In case of default, if any made by the employer in payment of premium the responsibility for payment of assurance benefits to the nominees or the legal heirs of deceased members who would have been covered under the said Scheme but for grant of this exemption, shall be that of the employer.
- 12. Upon the death of the members covered under the Scheme the Life Insurance Corporation of India shall ensure prompt payment of the sum assured to the nominee/legal heirs of the deceased member entitled for it and in any case within, one month from the receipt of claim complete in all respects.

[No. S-35014|304|82-PF-II-SS-II]

का. आ.—3353 मैससें म्यू विनोव सिलक मिश्स प्राइविट लि., स्थाफ रोड, प्रशोक नगर, कण्डीवसी (पूर्व) बम्बई-400101 (एम.एव./20690) (जिसे इसमें इसके परवात् उक्त स्थापन कहा गया है) ने कर्मभारी चिवच निधि धीर प्रकीण उपवन्त समिनियम, 1952 (1952 का 19) (जिसे इसके परवात् उक्त समिनियम कहा गया है) की बारा 17 की उपधारा (2क) के सधीन छूट विए जाने के लिए सावेदन किया है;

धीर केशीय सरकार का समाधान हो गया है कि उक्त स्थापन के कर्मेंबारी किसी भूवक धांघराय या श्रीमियम का सम्बाग किए बिना ही, भारतीय जीवन बीमा निगम की जीवन बीमा स्कीम की सामूहिक हीमा स्कीम के प्रधीन जीवन बीमा के रूप में जो भायदा उठा रहे हैं वे ऐसे कर्मेंबारियों की उन फायदों से घंधिक प्रमुक्त हैं जो उन्हें कर्मेंबारी निक्षेप सहबद्ध बीमा स्कीम 1976 (जिसे इसमें इसके पश्यात् उक्त स्कीम कहा गया है) के प्रधीन धनुत्रेय हैं;

ग्रतः केन्द्रीय सरकार, उक्तु ग्रिधिनयम की धारा 17 की उपधारा (2क) द्वारा प्रवक्त शक्तियों का प्रयोग करते हुए ग्रीर भारत सरकार के श्रम महालय की प्रधिसुचना संख्या का ग्रा. 922 तारी 28-12-82 के श्रमुसरण में ग्रीर इसके उपायद्ध श्रमुसूची में विनिधिष्ट शतों के श्रधीन रहते हुए उक्त स्थापन को, 12-2-1986 से तीन वर्ष की ग्रविध के लिए जिसमें 11-2-1989 भी सम्मिलित है, उक्त स्कीम के सभी उपबन्धों के प्रवर्तन से श्रूट देती है।

भनुसूची

- उला स्थापन के सम्बन्ध में नियोजन प्रावेशिक मंबिध्य निर्धि प्रायुक्त महाराष्ट्र को ऐसी निवरणियां मेजेगा ग्रीर ऐसे लेखा रखेगा तथा निरीक्षण के लिए ऐसी मुक्सिए ब्रव्सन करेगा को केन्द्रीय सरकार समय-समय पर निर्विष्ट करे।
- 2. नियोजक, ऐसे निरीक्षण प्रमार्शे का प्रस्पेक मात की समाप्ति के 15 दिन के मीतर सन्दाय करेगा जो केन्द्रीय सरकार, उक्त प्रधिनियम की धारा 17 की उपधारा (3क) के खण्ड (क) के प्रधीन समय-समझ पर निदिष्ट करे।
- 3. सामृहिक बीमा स्कीम के अवासन में, जिसके धलार्गत लेखाओं का रखा जाना, विवरणियों का प्रस्तुत किया जाना, बीमा प्रीमियम का मन्दाय, लेखाओं का यत्तरथा, निरीक्षण प्रधारों का लखाय धादि भी है, होते वाले सभी व्ययों का बहुन नियोजक द्वारा किया जाएगा.

- 4. नियोधक, केंग्रीय सरकार द्वारा यथा समुमोदित सामृहिक बीमा स्कीम के नियमों की एक प्रति, प्रीर जब कभी उनमें संशोधन किया आए, तब उस संनोधन की प्रति तथा कर्मचारियों की बहुमंद्र्या की जाया में उसकी मुक्ष्य बातों का प्रमुखाद स्थापन के सुचना-पट्ट पर प्रदक्षित करेगा।
- 5. यथि कौई ऐसा कर्मचारी, जो कर्मचारी भविष्य निधि का या उक्त अधिनियम के अधीन छूट प्राप्त किसी स्थापन की अधिव्य निधि का पहले ही सबस्य है, उसके स्थापन में नियोजित किया जाता है तो नियोजिक सामूहिक बीमा स्कीम के सबस्य के रूप में उसका नाम नुरस्त वर्ण करेगा भौर उसकी बाइत आवश्यक प्रीमियम भारतीय जीवन बीमा निगम की सन्दर्श करेगा।
- 6. यदि सामूहिक बीमा स्कीम के प्रधीन कर्मचारियों की उपलब्ध फायदे बढ़ाये जाते हैं तो, नियोजक उक्त स्कीम के प्रधीन कर्मचारियों को उपलब्ध फायदों में समुचित रूप से वृद्धि की जाने की व्यवस्था करेया जिससे कि कर्मचारियों के सिए सामूहिक, बीमा स्कीम के प्रधीन उपलब्ध फायदे उन फायदों से प्रधिक प्रवृक्ष हों, जो उक्त स्कीम के प्रधीन प्रमुक्ष
- 7. सामृहिक बीमा क्लीम में किसी बात के होते हुए भी, यदि किसी कर्मचारी की मृत्यु पर इस क्लीम के प्रधीन सब्देय रकम उस रकम से कम है जो कर्मचार्ग की उस पता में सब्देय होती अब बहु उक्त स्कीम के प्रधीन होता थी, नियोजक कर्मचारी के विधिक बारिस/मामनिर्देशिती को प्रतिकर के रूप में बोनों रकमों के प्रकार के बराबर रकम का संपाय करेगा।
- 8. सामृहिक स्कीम के सपदन्तों में कोई भी संशोधन, प्रादेशिक मिल्या निधि मायुक्त महाराष्ट्र के पूर्व मनुमोदन के विकार नहीं किया जाएगा भीर जहां किसी संशोधन से कर्मचारियों के हित पर प्रतिकृत प्रभाव पढ़नें की संभावना हो वहां, प्रावेशिक भविष्य निधि मायुक्त, अपना मनुमोदन देने से पूर्व कर्मचारियों को सपना दृष्टिकोण स्पष्ट करने का युक्तियुक्त भवसर देगा।
- 9. यदि किसी कारणवल, स्वापन के कर्मेचारी, प्शारतीय जीवन बीका निगम की उस सामूहिक बीमा स्कीम के, जिसे स्थापन पहले प्रपमा चुका है, प्रधीन नहीं रह जाते हैं, या इस स्कीम के प्रभीन कर्मचारियों को प्राप्त होने वाले फायदे किसी गीति से कम हो जाते हैं, तो यह छूट रह की जा सकती है।
- 10. यदि किसी कारणवस, नियोजक भारतीय जीवन बीमा निगम हारा नियत तारीच के मीतर प्रीमियम का सम्बाय करने में प्रसफल रहता है, भीर पालिसी को व्ययगत हो जाने वियाजाता है तो छूट रह् की छा सकती है।
- 11. नियोजक द्वारा प्रीमियम के सन्वाय में किए गए किसी व्यक्तिक म की बना में, उन मृत सदस्यों के नामनिवें कितियों या थिक्षिक बारिसों को जो यदि यह, छूट न दी गई होती तो उक्त स्कीम के धन्तगंत होते, बीमा कायदों के सन्वाय का उत्तरदायित्व नियोजक पर होगा।
- 12. इस स्कीम के घडीन जाने जाने किसी सबस्य की मूर्य होने पर/ भारतीय जीवन बीमा नियम, बीमाइत रामि के हकदार माननिर्देशिती विधिक वारिसों को उस राजि का सन्वाय सत्परता से और प्रत्येक दशा में हर प्रकार से पूर्ण वाचे की प्राप्ति के एक मास के भीतर सुनिश्चित करेगा।

[संख्या एस-35014/471/82/पी एस-2/एस एस-2] ए. के महाराई, सबर संबंध

S.O. 3353.—Whereas Messrs The New Vinod Silk Mills Private Limited, Chakravarti Ashok Road, Ashok Nagar, Kandivali (East) Bombay-400101 (MH|20690) (hereinafter referred to as the said establishment) have applied for exemption under sub-section (2A) of Section 17 of the Employees' Provident Funds and Miscellaneous Provisions Act, 1932 (19 of 1952) (hereinafter referred to as the said Act);

And whereas, the Central Government is satisfied that the employees of the said establishment are, without making any separte contribution or payment of premium, in enjoyment of benefits under the Group Insurance Scheme of the Life Insurance Scheme of the Life Insurance Corporation of India in the nature of Life Insurance which are more favourable to such employees than the benefits admissible under the Employees Deposit Linked Insurance Scheme, 1976 (hereinafter referred to as the said Scheme).

Now, therefore in exercise of the powers conferred by sub-section (2A) of Section 17 of the said Act and in continuation of the notification of the Government of India in the Ministry of Labour, S.O. 922 dated the 28-12-1982 and subject to the conditions specified in the Schedule annexed hereto the Central Government hereby exempts the said establishment from the operation of all the provisions of the said Scheme for a further period of three years with effect from 12-2-1986 upto and inclusive of the 11-2-1989.

SCHEDULE

- 1. The employer in relation to the said establishment shall submit such returns to the Regional Provident Fund Commissioner Maharashtra and maintain such accounts and provide such facilities for inspection, as the Central Government may direct from time to time.
- 2. The employer shall pay such inspection charges as the Central Government may, from time to time, direct under clause (a) of sub-section (3A) of section 17 of the said Act, within 15 days from the close of every month.
- 3. All expenses involved in the administration of the Group Insurance Scheme, including maintenance of accounts, submission of returns payment of insurance premia transfer of accounts, payment of inspection charges shall be borne by the employer.
- 4. The employer shall display on the Notice Board of the establishment, a copy of the rules of the Group Insurance Scheme, as approved by the Central Government and, as and when amended, alongwith a translation of the selient features thereof, in the language of the majority of the employees.
- 5. Whereas an employee, who is already a member of the Fundovers' Provident Fund or the Provident Fund of an establishment the employer shall immediately enrol him as a member of the Group Insurance Scheme and pay necestary premium in respect of him to the Life Insurance Corporation of India.
- 6 The employer shall arrange to enhance the benefits available to the employees under the Groun Insurance Scheme appropriately if the benefits available to the employees under the said Scheme are enhanced so that the benefits available under the Groun Insurance Scheme are more favourable to the employees than the benefits admissible under the said Scheme.
- 7. Notwithstanding anything contained in the Group Insurance Scheme, if on the death of an employee the amount myoble under this Scheme be less than the amount that would be novable had employer been covered under the said Scheme, the employer shall have the difference to the least heir/nomines of the employee as compensation.
- 8. No amendment of the provisions of the Group Insurance Scheme, shall be made without the prior approval of the Regional Provident Fund Commissioner, Maharashtra and where any amendment is likely to affect adversely the interest of the employees, the Regional Provident Fund Commissioner shall before giving his approval, give a reasonable opportunity to the employees to explain their point of view.
- 9. Where for any reason the employees of the said establishment do not remain covered under the Group Insurance Scheme of the Life Instructe Corporation of India as already adonted by the said establishment, or the benefits to the employees under this Scheme are reduced in any manner, the exemption shall be liable to be cancelled.
- 10. Where, for any reason, the employer fails to pay the premium etc. within the due date; as fixed by the I ife Insurance Corporation of India, and the policy is allowed to lapse, the exemption is liable to be cancelled.

- 11. In case of default, if any made by the employer in payment of premium the responsibility for payment of assurance benefits to the nominees or the legal heirs of deceased members who would have been covered under the said Scheme but for grant of this exemption, shall be that of the employer.
- 12. Upon the death of the members covered under the Scheme the Life Insurance Corporation of India shall ensure prompt payment of the sum assured to the nominee/legal heirs of the deceased member entitled for it and in any case within one month from the receipt of claim complete in all respects.

[No. S-35014/471/82 PF-II SS-II] A. K. BHATTARAI, Under Secy.

नई विल्मी, 11 सिसम्बर, 1986

का. आ. 3354—केन्द्रीय सरकार का समाधान हो गया है कि जनहित में यह सावस्थक है कि सीधोगिक विवाद अधिनियम, 1947 (1947 का 14) की प्रथम सनुसूची में विनिद्धिट उद्योग, भारत सरकार टकसाल, अलीपुर, कलकत्ता को उक्त सिधिनियम के प्रयोजनार्थ लोकोपयोगी सेवा योधित किया जाना चाहिए।

यतः श्रम श्रीकोगिक विवाद प्रधिमियम, 1947 (1947 का 14) की धारा 2 के खण्ड (इ) की उपधारा (vi) क्षारा प्रवत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार उक्त उद्योग की उक्त प्रधिमियम के प्रयोजनार्थ छह माह की प्रविध के मिए तत्काल जोकोपयीगी सेवा घोषित करती है।

[फाइल शंदवा एम-11017/6/85-डी-1(ए)]

New Delhi, the 11th September, 1986

S.O. 3354.—Whereas the Central Government is satisfied that the public interest requires that the industry, India Government Mint, Alipur Calcutta, specified in the First Schedule to the Industrial Disputes Act, 1947 (14 of 1947), should be declared to be a public utility service for the purposes of the said Act;

Now, therefore in exercise of the powers conferred by sub-clause (vi) of clause (n) of section 2 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby declares with immediate effect the said industry to be a public utility service for the purposes of the said Act for a period of six months.

[No. S-11017/6/85-D.I(A)] NAND LAL, Under Secy.

का.आ.3355—केन्द्रीय संग्कार में यह समाधान हो जाने पर कि लोकहित में ऐसा करना घपेकित या भौद्योगिक विवाद घिधिनियम, 1947 (1947 का 14) की घारा 2 के खंड (द) के उपखंड (vi) के उपबच्धों के धनुसरण में धारत सरकार के श्रम मंत्रालय की प्रक्षिय्यमा संख्या का. धा. 1434 विजाक 20 मार्थ, 1986 द्वारा जिंक उद्योग को उक्त प्रधिनियम के प्रयोजनीं के लिए 20 मार्थ, 1986 से छन्द मास की कालाबधि के लिए लोक उपयोगी सेवा घोषित किया था।

भीर केश्रीय सरकार की राय है कि लोकहित में उक्त कालावधि को छह मास की भीर कलावाबधि के लिए बहाया जाना ग्रंपेक्षित है,

भतः, भव, भौधोगिक विवाद भिनित्यम, 1947 (1947 का 14) भी धारा 2 के खड़ (द) के उपलंड (Vi) के परस्तुक द्वारा प्रवत्त शिक्त्यों का प्रयोग करते ूए, केस्ट्रीय सरकार उक्त उद्योग को उक्त भिनित्यम के प्रयोजनों के लिए 20 सिलम्बर, 1986 से छह मास की भौर कालाबधि के लिए लोक उपयोगगी सेवा भौषित करती है।

[फाइल सं. .ग्रस-11017/9/85-डी-1(ए)(i)]

New Delhi, the 11th September, 1986

S.O. 3355.—Whereas the Central Government having been satisfied that the public interest so required had, in pursuance of the provisions of sub-clause (vi) of clause (n) of Section 2 of the Industrial Disputes Act, 1947 (14 of 1947), declared by the notification of the Government of India in the Ministry of Labour S.O. No. 1434 dated the 20th March, 1986, the Zinc Mining Industry to a public utility service for a period of six months, from 20th March, 1986;

And, whereas, the Central Government is of opinion that public interest requires the extension of the said period by a further period to six months;

Now, therefore, in exercise of the powers conferred by the provise to sub-clause (vi) of clause (n) of section 2 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby declares the said industry to be a public utility service for the purpose of the said Act, for a further period of six months from the 20th September, 1986.

[F. No. S-11017/9/85-D.I(A)(i)]

का. आ. 3356—केन्द्रीय भरकार में यह समाधान हो जाने पर कि लाकहित में ऐसा करना अपेक्षित था, श्रीखोगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 2 के खंड (द) के उपखण्ड (VI) के उपबण्धों के अनुसरण में भारत सरकार के श्रम मंद्रालय की अधिसूचना संख्या का. आ 1435 दिनांक 20 मार्च. 1986 द्वारा शीशाखनन उद्योग को उक्त अधिनियम के प्रयोजनों के लिए 24 मार्च, 1986 से छह मारा कर कालावधि के लिए उपयोगी सेवा घोषित किया था।

ग्रोर केन्द्रीय सरकार की राय है कि स्रोकहित में उक्त कालावधि की कह मास की और कालावधि के लिए बढ़ाया जाना ग्रोकित है,

जन: अब श्रीशोगिक विदाय प्रधिनियम, 1947 (1947 का 14) की धारा 2 के खंड (ड) के उपखंड (iv) के परन्तुक डारा प्रदल्स शक्तियों का प्रयोग करने हुए, केन्द्रीय सरकार उक्त उधीग की उक्त भिविनयम के प्रयोजनीं के लिए 24 सिनम्बर, 1986 से छह मास की श्रीर कालावधि के लिए लोक उपयोगी सेवा घोषित करती है।

[मंख्या गस---11017/9/85-की-1(ए)(ii)] नग्द लाल, अवर सनिय

S.O. 3356.—Whereas the Central Government having been satisfied that the public interest so required had, in pursuance of the provisions of sub-clause (vi) of clause (n) of section 2 of the Industrial Disputes Act. 1947 (14 of 1947), declared by the notification of the Government of India in the Ministry of Labour S.O. No. 1435 dated the 20th March, 1986, the Lead Mining Industry to be a public utility service for a period of six months, from the 24th March, 1986;

And, whereas the Central Government is of opinion that public interest requires the extension of the said period by a further period of six months;

Now, therefore in exercise of the powers conferred by the proviso to sub-clause (vi) of clause (n) of section 2 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby declares the said industry to be a public utility service for the purpose of the said Act, for a further period of six months from the 24th September, 1986.

[No. S-11017]9[85-D.I(A)(ii)] NAND LAL, Under Secy.

नई विल्ली, 11 सितम्बर, 1986 -

ंका, मा. 3359.--प्रमणीत्री पत्रकारों के लिए गठित मजबूरी बोर्ड के स्वतंत्र सवस्य, श्री भ्राह्म, के. ए. सुभ्रहमणया ने उक्त, बोर्ड की सवस्यता से त्याग पत्र दे दियाँ है;

श्रीर केन्द्रीय सरकार मे श्री सुषद्रमणया के त्याग-पत्र की 28 शगस्त, 1986 से स्वीकार कर लिया है; धतः मब अमुजीवी पक्षकार भौर धन्य समाजार पक्ष कर्मनारी मजदूरी बोर्ड नियम, 1965 के नियम 13 के उप-नियम (1) के धनुसरण में केन्द्रीय सरकार घोषणा करती है कि उक्त बोर्ड के सदस्य, श्री मुझहमणया द्वारा धारित पव 28 अगस्त, 1986 से रिक्त समझा जाएगा।

[संव्यो-24032/7/85-डब्स्यू • वंस्i)]

New Delhi, the 11th September, 1986

S.O. 3357.—Whereas Shri R. K. A. Subrahmanya, an independent member of the Wage Board for the Working Journalists has resigned his membership of the said Board;

And whereas the resignation of Shri Subrahmanya has been accepted by the Central Government with effect from the 28th August, 1986;

Now, therefore, in pursuance of sub-rule (1) of rule 13 of the Working Journalists and other Newspaper Employees Wage Board Rules, 1956, the Central Government hereby declares that the seat held by Shrl R.K.A. Subrahmanya, a member of the said Board shall be deemed to have fallen vacant with effect from the 28th August, 1986.

[F. No. V. 24032[7[85-WB(i)]

का. था. 3258 — गैर पश्कार समाचार पत्न कर्मचारियों के लिए गठित मजदूरी बोर्ड के स्वतंत्र सदस्य, श्री धार. के. सुब्रहमणया ने चक्त बीर्ड की मवस्यता से स्वागपत्न दे विया है;

भीर केम्द्रीय सरकार ने श्री घार. के. मुत्रहमणया का स्यागपत 28 घगस्त, 1986 से स्वीकार कर लिया है;

भतः अब श्रमजीयी पत्नकार ग्रीर ग्रन्य समाचार पत्न कर्मचारी मजदूरी बांडे नियम, 1956 के नियम 13 के उपनियम (1) के श्रनुसरण में, केन्द्रीय सरकार यह घोषणा करती है कि उक्त बोर्ड के सदस्य श्री भार. के. ए. सुब्रह्मणया द्वारा धारित पद 28 ग्रगस्त, 1986 में रिक्त समझा जालगा।

S.O. 3358.—Whereas Shri R.K.A. Subrahmanya, an independent member of the Wage Boatd for non-journalist newspaper employees has resigned his membership of the suid Board;

And whereas the resignation of Shri R.K.A.Subrahmanya has been accepted by the Central Government with effect from the 28th, August, 1986;

Now therefore, in pursuance of sub-rule (1) of rule 13 of the Working Journalists and other Newspaper Employees Wage Board Rules, 1956, the Central Government declares that the seat held by Shri R.K.A. Subrahmanya, a member of the said Board shall be deemed to have fallen vacunt with effect from the 28th August, 1986.

[F. No. V. 24032/7/85-WB(ii)]

का. मा. 3359.—श्रमजीकी पक्षकार मीर अन्य समाजारपन्न कर्मेषारी (सेवा की पार्ते) प्रकीर्ण उपबंध श्रिविनयम, 1955 (1955 का 45) की धारा 9 के खंड (ग) द्वारा प्रदक्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार, श्री एम. बी. देसाई को श्रमजीवी पक्षकारों के लिए गठित मजदूरी बोर्ड के स्वतंत्र सदस्य नियुक्त करती है भीर इस प्रयोजनार्थ भारत सरकार के श्रम मंत्रालय की तारीख 17 जुलाई, 1985 की श्रिक्तिया संख्या का. मा. 527 (भ्र) में निस्तिखित संशोधन करती है, भ्रश्तं —

जनतः अधिम् अतः नं सारणं में, कमोकः 6 और कश्से संबंधित प्रविच्छियों के स्थान पर निम्नलिखित प्रतिस्थापितः किया जाएगा, प्रवर्ति —

"1	. 2	3	
6	श्री एम. वी. देसाई	स्वतंत्र व्यक्ति	, رر
	2. श्री एम. बी. देसाई की नियक्ति स्त्रिकों प्रभावी होगी।	उनके पदसार ग्रहण करने	की

[प्रा. सं. वो - 24032/7/85 - अक्ट्यू-सी(iii)

S.O. 3359.—In exercise of the powers conferred by clause (c) of section 9 of the Working Journalists and other Newspaper Employees (Conditions of Service) and Miscellaneous Provisions Act, 1955 (45 of 1955), the Central Government heteby appoints Shri M. V. Desai as an independent Member on the Wage Board for working journalists; and for that purpose makes the following amendment in the notification of the Government of India in the Ministry of Labour, No. S.O. 527(E), dated the 17th July, 1985, namely:—

In the said notification, in the table, for serial number 6 and entries relating thereto, the following shall be substituted, namely:—

ī	2	3
6	Shri M. V. Desai	independent person.

2. The appointment of Shri M. V. Desai shall take effect from the date he assumes the charge.

[No. V. 24032/7/85-W.B.(iii)]

का. घा. 3360. अमनीवी पत्रकार और अन्य समाचारपत्र कर्मवारी (सेवा की कर्ते) प्रकीर्ण उपबंध घितियम, 1955 (1955 का 45) की घारा 13न के खंड (ग) द्वारा प्रवत्त नित्यों का प्रयोग करते हुए, केम्द्रीय सरकार, श्री एम वी वेसाई को गैर-पत्रकार समाचारपत्र कर्मवारियों के लिए गठित मजदूरी बोर्ड के स्वतंत्र सदस्य नियुक्त करती है और इस प्रयोजनार्थ भारत सरकार के श्रम मंत्रासय श्री तारीब 17 श्रुसाई, 1985 की घिस्तुचना संख्या का, घा, 528(अ) में निम्नलिबित संशोधन करती है, धर्यात् ~

उक्त प्रश्चिमुचना की सारणी के क्रमांक 6 पीर इससे संबंधित प्रवि-ष्टियों के स्वान पर निम्निजिबित को प्रतिस्थापित किया जाएगा, प्रचीत् —

"1	2	3
6	श्री एम, बी, देसाई	स्वतंत्र स्यक्तिः "

 भी एम. वी. देसाई की नियुक्ति चनके पत्रकार ग्रहण करने की तारीख से प्रभावो होगी।

> फ़ा. सं. पी- 24032/7/85 - बस्स्यू-बी-(IV)] विश्वस्थार वाव, अवर संचिव

S.O. 3360.—In exercise of the powers conferred by clause (c) of section 13C of the Working Journalists and other Newspaper Employees (Conditions of Service) and Miscellaneous Provisions Act, 1955 (45 of 1955), the Central Government hereby appoints Shri M. V. Desai as an independent Member on the Wage Board for non-journalist newspaper employees; and for that purpose makes the following amendment in the notification of the Government of India in the Ministry of Labour, No. S.O. 528(E), dated the 17th July, 1985, namely:—

In the said notification in the table for serial number 6 and entries relating thereto, the following shall be substituted, namely:—

1	2	3
6	Shri M. V. Desai	Independent person

2. The appointment of Shri M V. Desai shall take effect from the date he assumes the charge.

[No. V. 24032/7/85-WB(IV)] BISHAMBHAR NATH, Under Secy.

नई किस्सी, 12 वितम्बर, 1988

का. था. 3361:--- समान पारिकमिक यमिश्वम, 1976 की बारा 6 की उपबास (1) थीर (2) श्रास्य प्रवत्त कतित्वों का प्रवीन करते हुए, केन्द्रीय सरकार श्रीमती मीति वृद्धा श्विपाठी को सलाहकार समिति का सबस्य नामित करतो है भीर विनांक 25 जनवर्रा, 1986 के भारत के राजपल के भाग II खंड 3, उपलंड (ii) के पृष्ठ 308 से 309 में प्रकाशित विनांक 6 जनवरी, 1986 की भारत सरकार, जम मंत्रालय की भाषिभुषना संख्या का. था. 269 में निम्नलिखित शामिन किया आएगा, भवति —

45. बा. (धीमती) प्रीति नता निपाठी,
 6, तासकटोरा रोड,
 वई विस्ती - 110001

[फा. सं. इस - 42025/49/84 - महिसा सैस] अशोक नाशयल, संस्थात सचिव

New Delhi, the 12th September, 1986

S.O. 3361.—In exercise of the powers conferred by subsection (1) and (2) of Section 6 of the Equal Remuneration Act, 1976, the Central Government hereby nominates Shrimati Priti Lata Tripathi as a member of the Advisory Committee and makes the following additions in the notification of the Government of India in the Ministry of Labour S.O 269, dated the 6th January, 1986 published at pages 309 to 311 of Part-II, Section 3, Sub-Section (ii) of the Gazette of India, dated the 25th January, 1986.

In the said notification, the following shall be added, namely:—

Dr. (\$mt.) Priti Lata Tripathi,
 Talkatora Road,
 New Delhi-110001.

[F. No. S-42025]49]84-Women's Cell] ASHOK NARAYAN, Jt. Secy.

नई पिल्पी, 12 सितम्बर, 1986

का.चा. 3352.—जीचोगिक विवाद ग्रिधिनियम, 1947 (1947 का 14) की धारा 17 के धनुसरण में, केन्द्रीय सरकार, वैस्ट्रन कोलफील्डस सिमिटेड, नेन्थ ऐरिया से सम्बन्धित उनकी इकलेहरा कीलरी, पो. इकलेहरा, जिसा छिन्धवाड़ा (म.प्र.) के प्रबंधतंत्र से सम्बद्ध नियोजकों और उनके कर्मकारों के बीच, श्रनुबंध में निर्दिष्ट मौद्योगिक विवाद में केन्द्रीय सरकार जीचोगिक ग्रिधिकरण, जबलपुर के पंचाद को प्रकाशित करती है, जो केन्द्रीय सरकार को 3 सितम्बर, 1986 को प्राप्त हुन्ना वा।

Now Delhi, the 12th September, 1986

S.O. 3362.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal Jabalpur as shown in the Annexure, in the industrial dispute between the employers in relation the management of Western Coalfields Ltd., Pench Area in relation to their Eklebra Colllery P.O. Eklebra, Dist. Chhindwara (MP) and their workmen, which was received by the Central Government on the 3rd September, 1986.

ANNEXURE

BEFORE SRI V. S. YADAV, PRESIDING OFFICTR, CENTRAL GOVERNMENT, INDUSTRIAL TRIBUNAL CUM-LABOUR COURT, JABALPUR (MP)

Case No. CGIT|LC|(R)(25)|1984

PARTIES:

Employers in relation to the management of Eklehrai Colliery, Pench Area, W.C. Ltd., P.O. Eklehra, Distt. Chbindwara (MP) and their workman Shri Harihar Slo Shri Shyamrao, DPR represented through the MPKKM Panchayat (HMS) P.O. Junuardeo, Distt. Chbindwara

APPEARANCES:

For Workmen-Shri G. N. Shah For Management-Shri P.S. Nair, Advocate.

INDUSTRY: Coal Mining DISTRICT: Chhindwara (MP)

AWARD

Dated August 29, 1986

This is a reference made by the Government of India in the Ministry of Labour for adjudication of the following dispute vide Notification No. L-22011(41)|83-D. III(B)|D (V) dated 26th April, 1984:—

- "Whether the action of the management of WCL, Pench Area in relation to their Eklehra Colliery in terminating the services of Shri Harihar Slo Shyam'ao, DPR. with effect from 13-3-1978 is Justified? If not to what relief is the workman entitled?"
- 2. In view of my order dated 10th February 1986 which is Annexure A of this award. I gave an opportunity to the parties to adduce evidence and prove or disprove the misconduct before me. Parties stated that they have already adduced evidence in this regard and they rely on the same. I, therefore, proceed to examine whether misconduct is proved or not in the light of the following issues framed by my learned predecessor.

ISSUES

- Whether the action of the management of WCL Pench Area in relation to their Eklehra Colliery in terminating the services of Shri Harlhar Slo Shyamrao D.P.R. with effect from 13-3-1978 is justified?
- 2. If not, relief and costs?

FINDINGS WITH REASONS:

- 3. Management has examined Uma Shankar Singh (MWI) who proved the notice of termination dated 17-3-1978 (Ex. M[1). His statement is that the workman Harihar absented himself from duty from 2-11-1977 without giving application or intimation. Therefore his services were terminated vide notice dated 17-3-1978 (Ex. M[1) In his cross-examination he stated that notice Ex. M[1] was sent by registered A.D. to the workman on 27-3-1978 as per the despatch register. It appears that the A.D. receipt has not been received back. He has, however, stated that it was only after about four years of termination that the workman came and wanted reinstatement. The prosecution has also relied on the copies register of leave account for the years 1977-78 and the bonus register Ex. M[3] for the same years.
- 4. In rebuttal workman Harihar examined himself alone. Before I take up his statement it will be useful to mention what were his pleadings in this regard. His case was that he had fallen sick and was under treatment of outside doctors with effect from November 1977 to April 1978 at his home place. He was on leave and came with medical certificate and submitted the same on 25-4-1978 but the management had terminated his service well in advance from 13-3-1978 without notice and engulry. Now firstly he states that in the winter 1977 he had gone home where he got Malaria which turned into Typhoid and he was ill for about three years. This belies his very pleading that he was only ill from November 1977 to April 1978 i.e. about five months but now be says that he was ill for about three years. Next he says that he was treated privately so he did not bring any medical certificate. This is also contrary to his pleading that he gave and submitted his medical certificate on 25-4-1978. But he again turned turtle an a leading question and stated that he had brought the medical certificate and had given it to the Manager. Shri Kallan, and on his asking he had left the same on his table. Next in his cross-examination he stated that he had gone on seven days leave after it was sanctioned but before the expiry of leave he fell ill. Therefore he had applied for further leave for two weeks. This was neither pleaded nor any evidence adduced to prove the leave application. His statement clearly goes to show that he is changing the stand from time to time. As such he is not telling the truth. In fact as the management has adduced evidence, it accears the workman had absented himself without leave from 2-11-1977 which amounts to misconduct within the meaning of Clause (n) Sub-clause (i) of Clause 18 of the Standing Orders.

5. In the circumstances I find that the termination of the workman, Shri Harihar S|o Shri Shyamrao, DPR with effect from 13-3-1978 is justified. In view of the period of his absence and his conduct punishment awarded appears to be also just and proper. The workman concerned is not entitled to any relief or costs of these proceedings. Issues are decided accordingly and the reference is answered as under:—

That the action of the management of WCL, Pench Area in relation to their Eklehra Colliery in terminating the services of Shri Harihar Clo Shyamrao, D.P.R. with effect from 13-3-1978 is justified and he is not entitled to any relief. No order as to costs.

V. S. YADAV, Presiding Officer.

ANNEXURE 'A'

BEFORE SHRI V. S. YADAV. PRESIDING OFFICER, CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, JABALPUR (MP)

Case No. CGIT|LC(R) (25)|1984

PARTIES:

Employers in relation to the management of Eklehra Colliery, Pench Area, WC Ltd. P.O. Eklebra, District Chhindwara (MP) and their workman Shri Harihar So Shri Shyamrao, D.P.R. represented through the M.R.K.K.M. Panchayat (HMS) P.O. Junnardeo, Distt. Chbindwara (MP).

APPEARANCES:

For Workmen-Shri G. N. Shah.

For Management-Shri P S. Nair, Advocate.

INDUSTRY: Coal Mining DISTRICT: Chhindwara (MP)
ORDER

Dated February 10th, 1986

This is a reference made by the Govt, of India in the Ministry of Labour for adjudication of the following dispute vide Notification No. L-22011(41)|83D.III(B)|D.(V) dated 26th April, 1984:—

- "Whether the action of the management of WCL, Pench Area in relation to their Eklehra Colliery in terminating the services of Shri Harihar Slo Shyamrao, D.P.R. with effect from 13-3-1978 is justified? If not, to what relief is the workman entitled?"
- 2. Non-cotroversial facts of the case are that Shri Harihar was permanent (Group) worker of D.P.R. (Gang) of Eklehra Colliety. He was absent from duty from 2-1-1977 onwards, He services were therefore terminated with effect from 13-3-1978 by way of automatic termination under Clause 19 of the Standing Orders.
- 3. The case of the applicant workman is that he had fallen sick and was under treatment by outside Medical Doctor from November 1977 to April 1978 at his home place. He was on leave and came with the Medical certificate to resume duties. He submitted his Medical Certificate but his services were already terminated.
- 4. His services were thus terminated without any notice or enquiry. In similar case learned predecessor this Tribunal had set aside the order of termination in case No. CGIT|LC(R)(26)|1982.
- 5. The case of the management is that the workman neither sent any application for leave nor intimated his absence. Even after his termination he kept quiet for six years. His services were terminated under Cl. 19 of the certified Standing Orders. In any case absent without leave constitute a misconduct. In mining industry absence causes serious difficulty in the industry. The management intimated the workmen regarding automatic termination of his rervice. Action of the management is justified as was held by the

Presiding Officer of this Tribunal in Case No. CGIT|LC(R) (9)|79.

- 6. The management has relied on Ex M|1 notice of termination dated 13-1-78/17-3-78, Register of leave Account of the workman (Ex. M/2), Bonus Register Ex. M|3 and the statement of their employee Uma Shankar Singh (M.W.1). Uma Shankar Singh has proved notice Ex. M|1 and stated that the workman neither sent any intimation nor obtained leave.
- 7. On the other hand, workman Harihar (W.W. 1) has stated that he fell ill and he was ill for three years. When he got alright he came to work but the management did not allow him to join duty. However contrary to this he stated that he had obtained leave before going home and he had filed a Medical Certificate on return. But no such Medical Certificate or receipt etc. for the same is filed. From the above evidence, it is proved that he was appointed on 12-1-74 (Ex. M[3) and thus he was a permanent workman of the management within the meaning of Sub-Clause (5) of Clause 3 of the Standing Orders. It is further proved that he had absented himself without leave or intimation from the aforesaid date.
- 8. On behalf of the management rehance is placed on Clause 19 and Sub-clause 1(n) of Clause 18 of the Standing Orders. The first limb of its contention is that Clause 19 reproduced below lays down that absence from duty without giving any information to the management for more than 30 days automatically terminates the services of the workman:—
 - "If a workman absents himself without giving any information to the manager for more than 30 days his services will automatically stand terminated."

The second limb of its contention is that Sub-Clause (i)(n) of Clause 18 clearly lays down that "Continuous absence without permission and without satisfactory cause for more than ten days amounts to misconduct. Therefore his services were terminated for misconduct vide order dated 13-1-78/17-3-1978 (Ex. M/1).

- 9. On behalf of the workman the Union representative has challenged the applicability of the said Standing Orders. I am of the opinion that I need not go through this aspect of the matter for which no proper foundation has been laid by the evidence and production of documents.
- 10. I have already pointed out that firstly it is proved that the workman Shri Harihar was a permanent workman. Clause 14 of the Standing Order3 lays down that for termination of the services of permanent workman having less than one year continuous service as defined in Section 2(00) of the I.D. Act, 1974 a notice in writing or wages in lieu thereof at the scale indicated below shall be given by the employer:—
 - (1) For monthly paid workman: One month:
 - (ii) For weekly paid workman: Two weeks.

Provided no such notice is necessary if his services are terminated on account of misconduct.

Admittedly no such notice or wages in lieu thereof has been given. To may mind the provision of Clause 19 are subject to the condition of Clause 14 being fulfilled. That have not done this Clause 19 of the Certified Standing Order is of no avail to the management.

- 11. Coming to the second limb of the contention, I find that even if it amounts to misconduct, even then his services could not have been terminated without notice and compensation. There is a procedure laid down for disciplinary action for misconduct in Clause 18, the relevant portion of S. b-clause (1) of Clause 18 is reproduced below for the sake of convenience:—
 - "A workman may be suspended or fined or his increment may be stopped, or he may be demoted or dismissed without notice, if he is found to be guilty of misconduct,"

The same clause under Sub-clause (ii) however lays down as under:—

"18(ii). No order of punishment under Standing Order No. 18(i) shall be made unless the workman concerned is informed in writing of the alleged misconduct and is given an opportunity to explain the allegations made against him. A departmental enquiry shall be instituted before dealing with the charges. During the period of enquiry, the workman concerned may be suspended. The workman may take the assistance of a co-worker to help him in the enquiry if he so desires. The records of the departmental enquiry shall be kept in writing. The approval of the owner, or agent or the Chief Mining Engineer of the employer shall be obtained before imposing the punishment of dismissal."

Sub-clause (iii) and (iv) respectively lay down the procedure in case he is found guilty or not guilty. In this regard the contention of learned Counsel for the management is that dismissal for misconduct under Cl. (n) of Sub-clause (l) of Clause 18 of the Certified Standing Orders amounts to dismissal by disciplinary action under Sec. 2(00) of the LD. Act therefore necessary show cause notice and disciplinary action by way of departmenal enquiry was not necessary. This contention is without any substance. The word 'disciplinary action' exempted under Section 2(00) of the LD. Act to my mind involves the disciplinary action commonly called the departmental enquiry. This plea is perhaps based on the provision of Sub-rule (1) of Cl. 18 of the Standing Orders which says that even dismissal could be without notice but there are qualifying words preceding the words 'aismissed without notice' in case he is found guilty of misconduct. The words 'found guilty' suggests that there ought to be finding of misconduct by way of departmental enquiry before a person could be dismissed without notice for misconduct. Even under clause (h) of clause 9 it has been laid down as under:—

"(h) Notwithstanding anything mentioned above, any workman who overstays his sanctioned leave or remains absent without reasonable cause will render himself liable for disciplinary action."

Thus it is crystal clear that the Standing Orders envisages disciplinary action by way of departmental enquiry and finding of guilt before services of permanent employee could be terminated without notice. It thus cannot be said that termination for misconduct under Clause 18 amounts to dismissal by disciplinary action under Section 2(00) of the I.D. Act.

- 12. Section 25-J provides "that the provisions of this Chapter shall have effect notwithstanding anything in any other law" including Standing Orders made under the Industrial Employment (Standing Orders) Act, 1946 (XIX of 1946) (Provided that where under the provisions of any other Act or rules, orders or notification issued thereunder or under any standing orders or under any award, contract of service or otherwise a workman is entitled to benefits in respect of any matter which are more favourable to him than those to which he would be entitled under this Act, the workman shall continue to be entitled to the more favourable benefits in respect of that matter, notwithstanding that he receives benefits in respect of other matters under this Act).
- (2) for the removal of doubts, it is hereby declared that nothing contained in this Chapter shall be deemed to affect provisions of any other law for the time being inforced in any State in so far as that law provides for the settlement of industrial disputes, but the rights and liabilities of employers and workmen in so far as they related to lay off and retrenchment shall be determined in accordance with the provisions of this Chapter."
- 13. In the case of Factory Manager C.I.M. Mfg. Co. Ltd. Vs. Naresh Chandra (1985 Lab. I.C. p. 941) the High Court of Madhya Pradesh has observed as under:—
 - "...... in view of the catena of Supreme Court decisions termination of service under Standing Order 11 also will come within the mischief of retrenchment as defined under Section 2(00) and unless S. 25F is complied with the termination will be void."
- 14. Both parties have also relied on the Judgments of the predecessors of this Court. Respectfully I submit that the same are not binding on this Tribunal, therefore I need not consider them.

15. Lastly on behalf of the management, it has been contended that in any case as pleaded in the written statement of claim the management be given an opportunity to prove misconduct before this Tribunal as has been laid down in the workmen of Firestone Tyres & Rubber Company and the Management and others (1973-SCLJ (10) 159); ...

"If there has been no enquiry held by the employer or if the enquiry is held to be defective, it is open to the employer even now to adduce evidence for the first time before the Tribunal justifying the order of discharge or dismissal. We are not inclined to accept the contention on behalf of the workmen that the right of the employer to adduce evidence before the Tribunal for the first time recognised by this Court in its various decisions, has been taken away. There is no indication in the section that the said right has been abrogated. If the intention of the legislature was to do away with such a right, which has been recognised over a long period of years as will be noticed by the decisions referred to earlier the section would have been differently worded. Admittedly there are no express words that effect and there is no indication that the section, has impliedly changed the law in that respect Therefore, the position is that even now the employer is entitled to adduce evidence for the first time before the Tribunar even if he had held no enquiry or the enquiry held by him is found to be defective. of course, an opportunity will have to be given to the workman to lead evidence contra.

16. In view of the above observations made by their Lordships of Supreme Court I hold that the management is entitled to adduce evidence before this tribunal to prove the alleged misconduct and the workman is entitled to rebut the same by evidence.

17. It is ordered accordingly. Parties are directed to produce their evidence on the date fixed.

Dated: 10-2-1986

V.S. YADAV Presiding Officer [No. L-22011|41|83-D. II (B)]

नई विल्ली, 18 सितम्बर, 1986

का.चा. 3363.— औद्योगिक विवाद धिविष्यम, 1947 (1947 का 14) की घारा 17 के धनुसरण में, केन्द्रीय सरकार, हिन्दुस्तान कापर लिमिटेड के मलंजखण्ड कापर प्रोजेक्ट, मलंजखण्ड, जिला बलाघाट (म.प्र.) के प्रवेद्यतंत्र से सम्बद्ध नियोजकों और उनके कर्मकारों के बींच, धनुबंध में निविष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक प्रधिकरण, जबलपुर के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 3 सिनम्बर 1986 को प्राप्त हमा था।

New Delhi, the 18th Sepetember, 1986

S.O. 3363.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal, Jabahur as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Malanikhand Copper Project of Hindustan Copper Ltd., Malanikhand, Distt. Balagnat (M.P.) and their workmen, which was received by the Central Bovernment on the 3rd September, 1986.

ANNEXURE

BEFORE SHRI V.S. YADAV, PRESIDING OFFICER, CENTRAL GOVT. INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, JABALPUR (M.P.)

Case No. CGIT|LC(R) (53) of 1984

PARTIES:

Employers in relation to the management of Malanjkhand Copper Project of Hindustan Copper Ltd. Malanjkhand, District Balaghat (M.P.) and their workman, Shri R.N. Sindhupe, Clerk-cum-Typist, represented through the Copper Mines Workers Union; P.O. Malaujkhand, District Balaghat (M.P.)

APPEARANCES:

For Workman— ForManagementShri P.D. Pathak Advocate. Shri P.S. Nair: Advocate.

INDUSTRY + Copper Project DISTRICT - Balaghat (M.P.)

AWARD

Dated: August 28, 1986

This is a reference made by the Central Government vide Notification No. I.-43012|3|84-D. III. B Dated 21st July, 1984 for adjudication of the following dispute:—

"Whether the action of the management of Malanjkhand Copper Project of Hindustan Copper Ltd., in striking off the name of Shri R. N. Sindhupe, Clerkcum-Typist from their rolls with effect from 20-3-83 on his release from Jail, is justified? If not, to what relief is the workman concerned entitled?"

- 2. The material facts in this case are not disputed. The same are that Shri R.N. Sindhupe was working as a Clerk-cum-Typist in the office of the Hindustan Copper Ltd., Malanjkhand Project. He was absent from duty from 4-12-82 till 11-1-1983 without obtaining prior leave. Subsequently on 11-1-1983 he applied to the management that he was arrested by police and put in Jail for offence under Sec. 376 I.P.C. On triel he was acquitted and released from Jail. On 7-3-1983 he filed an application (Ex. M[3) and on that application the management offered him appointment as a fresh candidate vide Ex. M[4 and he joined on 26-2-1983 vide joining report Ex. M[5. The workman raised the dispute the fore the A.L.C. (C) Chindwara through the Union and the management replied vide Ex. W[1]. However conciliation failed hence this reference.
- 3. The case of the management further is that the workman had neither applied for leave nor intimated about his being detained in Jail. On 7-3-1983 the workman had prayed to the management that his services came to an automatic end due to his long absence when he was detained in Jail and he has also lost his lien on his post. He be therefore given a fresh appointment.
- 4. The management has taken legal objections that the reference is bad. Firstly on the ground that the workman is in employment. As such there is no industrial dispute. Secondly the Union Labour Leader who raised this dispute has no authority to do so. Thirdly the reference gives file wrong date of termination hence reference is bad in law.
- 5. On the other hand, the case of the workman is that he had intimated the authorities about his being detained in Jail vide Ex. W|2. Inspite of his intimation management terminated his services. So when he was released from Jail he approached the authorities but they refused to reinstate him. Ultimately he was told that unless he gives in writing that he is willing for fresh appointment he will not be reinstated.
- 6. My learned predecessor framed the following issues which with my reasons and findings are as under:—

ISSUES

 Whether the action of the management of Malanikhand Copper Project of Hindustan Copper Ltd. in strike off the name of Shri R.N. Sindhupe, Clerkcum-Typist from their rolls w.e.f. 20-3-1983 on his release from Jail, is justified?

2. Relief.

Tindings with Reasons:

7. Issue Nos. 1&2:—Before I take up the issue on merit I would like to dispose of the legal objections first, Simply because wrong date of termination has been mentioned it does not make the reference bad in law. Secondly it is a case of termination which is being challenged in this reference under Sec. 2A of the ID. Act. So it is immuterial, if he was taken as a fresh appointment. Whether the Union leader concerned had any authority or not it is also immaterial

8. Coming to the merits of the case it has been contended on behalf of the management that the workman himself had requested that he may be given a fresh appointment. Therefore he is now estopped from raising this dispute. The workman gave his statement on oath and stated that he had to take fresh appointment since he was told that he will be given appointment only if he gives in writing that he accepts fresh appointment. In support of his contention he has filed a copy of the application (Ex. W[3], Ex. M/3 is the photo copy of the application dated 7-3-83 in which the words 'Fresh-C-P-' has been written in hand and the rest of the application in type written. These words are wanting in Ex. W/3. This goes to show that the word 'Fresh C-T' were added subsequently perhaps as the workman says that he was compelled to write that he accepts fresh appointment. On behalf of the management Dr. G. K. Mohanty has been examined. But he has not thrown any light on the word 'Fresh C-T' written in the application. I, therefore, see no reason to disbelieve the workman that he was compelled to seek fresh appointment. Therefore there is no question of his being estopped from challenging his termination.

9. Next question arises whether in view of the provision of clause 19(e) of the Standing Orders and Clause 15.5 of the Settlement dated 23-5-1980 the workman is entitled to challenge his termination. It is true that the management has contended that his termination does not amount to retrenchment. As such provision of Section 25F of the I.D. Act has no application as has been held in the case of Binny Ltd. Vs. Presiding Officer Labour Court (1986-I-LLJ 237) which in ture had also relied on the pronouncement of the Hon'ble Supreme Court in the case of Buckingham and Karnatak Co. Ltd. Vs. Venkatayya (1963-II-LLJ 638). The services of the workman were dispensed with because as the management has stated that he had absented himself from duty without due permission as laid down in Clause 19(e) of S. Orders and Clause 15.5. Annexure IX of Settlement dated 23-5-80, both reproduced below:—

Clause 19(e) of Standing Orders:

"If a workman remains absent without permission or struck off from the rolls of the Company unless he overstays the period of leave originally granted or subsequently extended he shall loose lien on his appointment and his name will automatically stand returns within ten days of the expiry of the leave or the date from which he absented and explains to the satisfaction of the management his absence without permission or inability to return on the explry of the leave."

Clause 15.5 of the Agreement dated 23-5-80:

- "15.5. If a workman remains absent unauthorisedly for more than 10 days continuously he shall be deemed to have lost his lien on his appointment unless he-
 - (a) returns within 10 days of the date of his losing the lien; and
 - (b) explains to the satisfaction of the Maragement the reasons for unauthorised absence."

It is true that the above provisions provide for automatic termination of the service of the workman in cases of unauthorised absence for a particuler period. But it also lays down that if he returns and explain to the satisfaction of the management his services may not be terminated. The workman in this case has proved his application (Ex. W/2) sent from Jail dated 20-5-1982. This shows that he had intimated the authority about the cause of his absence. In such circumstances the management ought to have considered that his explanation is satisfactory for his unauthorised absence. Therefore the act of the management to treat his termination valid and give him fresh appointment does not appear to be justified and proper.

10. As a last resort, the management has contended that whether to reinstate or give a fresh appointment is a managerial function and it does not amount to industrial dispute. I am unable to agree, Section 2(00) of the I.D. Act while defining 'retrenchment' exempts cases of disciplinary action from its purview. To dispense with the services of a

workman under Clause 19(e) of the Standing Orders amounts to a disciplinary action in which no domestic enquiry has been held as has been laid down in the case of Mls. Firestone Tyres & Rubber Factory Ltd., (CIR 1973 SC 1227). Therefore this Court under Sec. 11-A of the LD. Act can consider the propriety of the action taken as if it is a case of dismissal where no domestic enquiry has been held. The management has not prayed in their written statement seeking opportunity to prove misconduct before this Tribunal. Therefore firstly they are not entitled to the same and secondly in any case parties have led evidence and from the evidence on record I find that the workman was confined in Jail and he has intimated this fact to the management. Therefore it does not amount to misconduct. In any case, his explanation should have been taken to be satisfactory. Therefore his termination is improper and bad in law. Consequently I answer the reference as under:—

That the action of the management of Malanjkhand Copper Project of Hinduatan Copper Ltd., in striking off the name of Shri R.N. Sindhupe, Clerk-cum-Typist from their rolls with effect from 20-3-83 (Correct date of termination is dated 20-8-82) on his release from Jall is not justified. Instead of being given a fresh appointment he should have been reinstated with effect from 20-8-1982 with full back wages and all other ancillary besefits and continuity of service. No order as to costs.

Dated: 28-8-1986.

V.S.YADAV, Presiding Officer [No. L-43012|3|84-D. III (B)] V.K. SHARMA, Desk Officer

मई विल्ली, 15 सितम्बर, 1986

का. घा. 3364.---- औद्योगिक विवाद प्राप्तित्यम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार, भारतीय स्टेष्ट वैंक के प्रवंधतंत्व से सम्बद्ध नियोजकों और उनके कर्मकारों के बीब, प्रवृशंध में निर्दिष्ट श्रीयोगिक विवाद में केन्द्रीय सरकार बीद्योगिक प्रधिकरण कामपुर के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 1-9-86 को प्राप्त द्वारा था।

New Delhi, the 15th September, 1986

S.O. 3364.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal Kanpur as shown in the Annexure in the industrial dispute between the employers in relation to the State Bank of India and their workmen, which was received by the Central Government on the 1st September, 1986.

ANNEXURE

BEFORE SHRI R. B. SRIVASTAVA, PRESIDING OFFICER, CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, KANPUR

I.D. No. 215 of 1983

Reference No. L-12012/226/82-D.II(A) dt. 28-6-83 In the matter of dispute:

BETWEEN

Shri Sukhjit Singh C/o The Deputy General Secretary State Bank Employees Association 2/363, Namnair, Agra.

AND

The Regiona Manager, Regional Officer, Region-I State Bank of India, Hotel Lauris, Agra.

APPEARANCE:

Shri V. K. Gupta-representative for the workman.

Shri P. K. Gupta-representative for the Management.

AWARD

- 1. The Central Government Ministry of Labour vide its notification no L-12012/226/82-D.II(A) dated 28-6-83, has referred the following dispute for adjudication to this Tribunal;
 - Whether the action of the management of the State Bank of India in reation to its Kirauli Branch Agra in terminating the services of Shri Sukhiit Singh, sub Staff, with effect from 27th June, 1982 is justified? If not, to what relief is the workman concerned entitled?
- 2. It is common ground that the workman has been given permanent appointment in the management bank from 27-3-85, hence the case remains about the past benefits and hence remains for seniority of the service. The case of the applicant is that he was appointed in the bank as guard against regular and permanent vacancy on 23-11-1980 which vacancy had arisen on account of retirement of some permanent hand. During this period 22-11-80 to 2-7-82, according to the workman he worked for more than 240 days but according to the management he worked for only 223 days. It is further averred that after the termination of one Norain Singh was appointed as casual and on day to day basis and the workman was not allowed to continue. The workman has challenged his termination on the ground that he was neither given appointment letter, termination letter nor notice pay was given to him and that his termination was in contravention of provision of section 25 G & H of the I.D. Act. In the end it is averred that though he was initially appointed on 22-11-80 he was given artificial breaks in order to lept be the workman to put in continuous service.
- 3. The case of the management is that the services of the workman were terminated as his services were no longer required in relieve arrangement and on that account none of the provisions of the law have been contravened.
- 4. On behalf of the management one Shri V. K. Pushp, Regional Manager appeared in the witness box and gave his affidavit as evidence. He has deposed that the workman as engaged as Badli Guard and worked only for tellef arrangement and that he was initially absorbed on 27-3-85 hence his application becomes infructous.
- 5. In the joint inspection report filed shows that besides workman who was a temporary guard, there were other temporary guards namely Dhani Ram and one more person was appointed as guard after the termination of the workman. Thus in view of the provision of 25-H of the I.D. Act workman should have been called for reappointment and new hand Narain Singh should have not been appointed when the work was there, this shows unfair labour practice so that the workman may not acquire temporary status even after completing 240 days of work, thus the termination of the workman on this count alone is rendered illegal.
- 6. Shri Pushp has admitted in cross examination that the workman was temporary employee of the bank.
- 7. On the other hand the workman has given his affidavit. In his affidavit he stated that he was appointed in the vacancy of Chandan Singh Guard and that when he was initially appointed there were three permanent guards and the two temporary guards including him. He has denied management's suggestion that he worked only in leave vacancy rather he has averred that he was cetting full month pay, when one Dayal Singh was also working with him and was temporary.
- 8. Appointment of Shri Narain Singh after the termination of the workman was illegal as the workman having worked in leave vacancy should have been allowed to continue and had that been done it is likely that he might have acquired the status of temporary workman by completing 240 days of work.
- 9. In any view of the matter the termination of the workman being illegal for not continuing him and appointing another guard after his termination the termination of the workman w.e.f. 27-6-82 becomes illegal and he is entitled to be reinstated with full back wages from that date till his permanent absorption on 27-3-85.

10. I, therefore, give my award accordingly.

Let six copies of this award be sent to the Govt, for its publication.

R. B. SRIVASTAVA, Presiding Officer [No. I.-12012/226/82-D.II(A)]

का.भा. 3365.—औद्योगिक विवाद प्रधिनियम, 1947(1947 का 14) की धारा 17 के प्रनुसरण में, केन्द्रीय सरकार, भारतीय स्टेट मैंक के प्रबंधतंत्र से सम्बद्ध नियोजकों और उनके कर्मकारों के बीच, प्रनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक प्रधिकरण कानपुर के पंचाट को प्रकाशित करती हैं, जो केन्द्रीय सरकार की 1-9-86 को प्राप्त हुआ था।

S.O. 3365.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal, Kanpur, as shown in the Annexure in the industrial dispute between the employers in relation to the State Bank of India and their workmen, which was received by the Central Government on the 1st September, 1986.

ANNEXURE

BEFORE SHRI R. B. SRIVASTAVA, PRESIDING OFFICER, CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, KANPUR

Industrial Dispute No. 203/83

Reference No. L-12012/210/82-D. $\Pi(A)$ dated 28-7-83 In the matter of dispute

BETWEEN

Shri Kanchan Singh C/o Shri V. K. Gupta 2/363 Namnair, Agra;

AND

The Regional Manager, Region I State Bank of India, Lauris Hotel, Agra.

Shri V. K. Gupta-for the workman,

Shri P. K. Gupta-for the management.

AWARD

- 1. The Central Government, Ministry of Labour, vide its notification No. L-12012|219|82-D.H(A) dt. 28-7-83, has referred the following dispute for adjudication to this tribunal;
 - Whether the action of the management of State Bank of India, Region No. 1, Agra in relation to its Ferozabad Branch in keening Shri Kanchan Sinch as daily wage employee from 4-10-80 and not absorbing him in the bank's service is instified? If not, to what relief is the workman concerned entitled?
- 2. The case of the applicant is that he was appointed as massenger cum water boy on Rs. 7 per day which was later increased to Rs. 8 per day and presently was Rs. 10 per day and that he was working continuously as such from 4th October. 1980 till the date of claim statement i.e. April 1984. The management did not absorbed him regularly nor called him for interview held in Regional Manager's office in 1981 and a number of new hands were appointed. That since 1980 the workman had worked for more than 240 days in every calendar year yet his absorption was not considered. In the end it is praved that the action of the management bank is unafair labour practice hence he be reinstated in service with full back wages.
- 3. The management contested the application on the ground that the workman was never appointed as massenger or water boy rather he was engaged at Firozabad branch for filling waters in pitchers and for this purpose he was raid Rs. 8 per day. The management admits that the workman worked for 240 days in a calendar year but as he was engaged as daily wagers hence he was not entitled to any benefit under the industrial dispute act or under any settlement.

- 4. Management supplied information required under Sec. 11 of the act that the workman was paid bonus on 18-8-81, 9-5-82 and 19-4-83 and the interview issued to the workman is not available, that no service book or register is maintained and no list of temporary employee is available.
- 5. The workman has filed certificate issued by the branch manager on 1-11-84 in which management under the signatures of the branch manager clearly admited that workman Shri Kanchan Singh is an employee of the State Bank of India Perozabad branch.
- 6. On behalf of the management Regional Manager Shii V. K. Pushap gave his affidavit evidence testifying the contents of the written statement. He stated in cross examination that the workman was still working at management's Firozabad branch for bringing water on casual cotract basis and filling pitchers and coolers. He admits that the workman was paid bonus but it was violation of the bank's instructions. He further stated that bonus was given to the workman in an unauthorised manner. According to him the workman was appointed by the branch manager as work was of purely temporary nature. He admits that the branch manager has authority to appoint peons for managerial duty also in the special circumstances.
- 7. On the other hand the workman has appeared in the witness box after testifying his claim statement on affidavit. The workman admits that he used to bring water from the hand pump in the bank's premises, he states that besides dripking water and take vouchers from one seat to another seat and also took records to other bank and going to post office etc.
- 8. The whole question is to be considered in this case is whether the workman was working in the banking incustry and was engaged for that purpose or was he working for the banking industry for working not connected with the banking industry. It has not come in evidence whether in Firozabad branch or in Firozabad there is water works or not and if water works is not water is taken from hand pipe and filled pitchers and coolers in summer season and supplied to the staff and customers. It would be some thing not connected with the banking industry but one of the work of peon in the banking industry. Admittedly the work was not of casual nature from the fact that the workman has been continued in this type of work for the last four years on daily wages which suggests that it was work of continuing in nature in the banking industry. In the very opening sentence of the claim statement the workman has been called as massenger cum waer hoy, the management did not issue any appointment letter else that would have classified the nature of appointment and it is given to the The management has admitted that the workman was engaged on its Firozabad branch for filling pitchers and coolers was of seasonal nature. His services were continued through out the year and some other work be sides filling pitche's must have been taken from the work-Though the management has denied but the same fact that the branch manager paid him bonus treating him to be a bank employee for the 3 years regularly and issued certificate that the workman was an employee of the SBI leaves no doubt that the workman was an employee of the management bank not on daily paid casual labour. The question why the workman did not raise huc and cry for daily wages that he was setting the reply is that the workman had to rest contended that the employment on what ever explanative terms available and objections might have rendered him thrown out from the employment In his affidavit workman has stated that beside filling water and serving water he use to do all other work of peon. I am inclined to believe the workman that he was doing all the work of peon as alleged and decoses which stands corroborated by circumstances of the certificate being given by the bank and that the fact that he was given bonus for all the three years i.e. 81, 82 and 83. The branch manager could never nav him bonus if he was employee of casual labour for bringing water and filling pitchers employing workman for fringing water and ming pitchers employing workman as casual or temporary and to continued them as such for years is unfair labour practice in view of the provisions of 5th schetdul added under section 2r(a) of the net. Keeping the workman as temporary for a long period of four years would be with no other object but to deprive him of the status of becoming a permanent workman.

- 8. I accordingly hold that the action of the management bank in keeping the workman Kanchan Singh as daily wage employee which employment is nothing but a temporary employment in the bank from 4-10-80 and not absorbing him in the bank service is not justified. Coming to the point which relief the workman works in the Firozabad Branch continuously from 8 to 84 and payment of bonus etc., shows that there is work of permanent nature and a permanent employee required for that purpose. The workman will be entitled to scale rate of pay of a peon as temporary employee. In the end I may mention that it is expected that the management will take appropriate action to regularise the services of the workman in bank's employment for such a long time if found fit for employment in all norms of recruitment in the bank.
 - 9. I, therefore, give my award accordingly.
- 10. Let six copies of this award be sent to the government for its publication.

R. B. SRIVASTAVA, Presiding Officer [No. I.-12012/210/82-D.II(A)]

नई दिल्ली, 19 सितम्बर, 1986

का, या. 3366.—औद्योगिक विवाद ग्रधिनियम, 1947(1947 का 14) की धारा 17 के ग्रनुसरण में, केन्द्रीय सरकार, भारतीय स्टेट बैंक के प्रबंधतंत्र से सम्बद्ध नियोजकों और उनके कर्मकारों के बीच, ग्रनुबंध में निर्विष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक ग्रधिकरण कानपुर के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार की 1-9-86 को प्राप्त हुआ था।

New Delhi, the 19th September, 1986

S.O. 3366.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal, Kanpur as shown in the Annexure, in the industrial dispute between the employers in relation to the State Bank of India and their workmen, which was received by the Central Government on the 1st September, 1986.

ANNEXURE

BEFORE SHRI R. B. SRIVASTAVA, PRESIDING OFFICER, CENTRAL GOVERNMENT INDUSTRIAL TRBUNAL-CUM-LABOUR COURT, KANPUR. UTTAR

Industrial Dispute No. 210 of 1983

PRADESH

Reference No. L-12012(222)/82-D.II(A) dated 28-6-83 In the matter of dispute:

BETWEEN

Shri Abdul Gaffar C/o Shri V. K. Gupta 2/363, Namnair, Agra:

ΛND

The Regional Manager Region I, State Bank of India, Lauris Hotel Agra.

APPERANCE:

Shri V. K. Gupta-for the workman.

Shri P. K. Gupta-for the Management.

AWARD

- 1. The Central Government, Ministry of Labour, vide its notification no. L-12012/222/82-D.H(A) dated 28-6-83, has referred the following dispute for adjudication to this tribunal:
 - "Whether the action of the management of State Bank of India, Region-1 in relation to its Virozazad Branch under the control of Regional Manager Agra in terminating the services of Shri Abdul Goffar Sub-staff from 31-12-1981 is justified? If not to what relief is the workman concerned entitled?"

2. The case of the workman is that he was appointed as massenger at management's Firozabad Branch on 3-6-81 against a regular vacancy for an indefinite period and worked till 31-12-1981 as such and was paid Rs. 8 per day as wages. It is further averred that the workman worked with some artificial breaks for about 157 days and he was paid bonus for the same. The services of the workman were terminated abruptly without any notice or order on 1-1-82 and on inquiry from the management the workman was told to wait for some time. It is further aversed that after the termination of the workman, management appointed some other interested person in his place. The workman was neither given any appointment letter or termination letter as per roles. The workman was also not given any notice at the tme of termination of his services, thus the management has contravened the provsions of natural justice and provisions of bipartite settlements. It is further averred that the provision of para 493 of the Sastri Award were not followed and the management appointed many other hand after the termination of workman's service and thus the management rected against the provisions of sections 25G and H of the Industrial Dispute Act, 1947. It is further averred that the action of the management was illegal malafide and amounts to victimisation. In the end the workman has prayed that he be reinstated in service with full back wages.

. . . - · -

- 3. The management contested the petition of the workman on the ground that the workman was given temporary appointment at its Firozabad Branch and the workman was engaged on daily wages and as such question of giving any appointment letter or termination letter is not arise. It is further averted that the workman was engaged on Rs. 8 per day to fill waters in the coolers and drinking waters in the pitchers was was never asked to work as massenger. It is further contended by the management that the management appointed another person after his termination after fulfilling the required norms and as the workman had put only 157 days of service he is not entitled to the benefit of section 25G and 25H of the I.D. Act and that the services of the workman were not terminated mala fide and does not amount to victimisation. The workman was engaged purely on temporary basis for filling waters in the coolers on the daily wages.
- 4. In the rejoinder, it is averted on behalf of the work-man were terminated with the intent to oblige some one
- 5. As the workman wanted production of ceriain documents by the management it was ordered that let a joint inspection report be filed and the said joint inspection report is on record. From the said joint inspection report it appears that no attendance register is maintained for the temporary employees and that no appointment order or termination order is issued in the case of temporary employees and no service book was maintained and no service certificate was issued to workman and that after the termination of the workman several persons were appointed.
- 6. The management has filed 11 applications of the workman for the payment of Rs. 8 as wages for filling water and other nusc, work. The workman has filed letter of the management bank from the personnel officer in which it was specifically mentioned that though Abdur Gaffar workman was called for interview on 27-3-85 for recruitment of massenger cum guard and that the workman was called as direct candidates having served in the bank as temporary employee, he was found unsuitable for appointment on premanent basis. Thus the management has admitted that the workman was called for interview being a temporary employee. The biodata form shows that the workman worked as massenger for 157 days w.e.f. 3-6-81 to 31-12-81.
- 7. On behalf of the management Shri V. K. Pushap Regional Maanger, Region-I, appeared in the witness box and proves his affidavit. He has admited that the workman had worked for 157 days in the bank and no appointment/termination letter was needed. He goes on to depose that the bank was purchasing nitchers, of water for the bank and was paying Rs. 8 for his work. It may be mentioned here that no where the case of the management that the bank

- was purchasing pitchers of water rather the case is that the work of filling water and pitchers and other misc, work is taken from him as substantiated by letters of the workman filed, he was being paid Rs. 8 for his work. He further states that casual labours are appointed in the bank tor casual nature of work and that the casual labours are not pad bonus though temporary employees are paid bonus. He further stated that he came to know from the records that the workman was working for 3 or 4 hours per day. It may be further mentioned here that no where the management took plea that the workman never worked full day rather the case is that he was paid Rs. 8 for filling water and other misc, work for the day.
- 8. On the other hand the workman gave his affidavit. Workman has stated that he worked as peon in the bank and never worked as water boy for filling pitcher etc. and giving drinking water to the customers and staff. He however, admitted that he was paid Rs. 8 for that work.
- 9. The whole question is whether the workman was working in the bank as temporary workman or only a casual workman for casual nature not connected with banking industry, Had there been any appointment letter that would have shown whether the workman was employed for a specific period or for a specific work in which case employment automatically comes to an end on the expiry of such period or after such work. In the instant case employment was continued for 157 days from June to December 1981. It can not be said that as the employment was only for the summer season for filling pitchers as he was allowed to continue till 31st December 1981. Further the very fact that the workman was called for the interview treating him as temporary employee suggests that besides taking work of filling water in pitchers other misc. work of sub staff was also taken from the workman during the banking hours. In the absence of any specific nature of work unconnected with the banking industry, the only presumption is that he was engaged for misc. work of class IV (sub stall) employee arising in the banking in-The workman has averred that he worked class IV employee (massenger) and it is not dispute as per joint inspection report that some employee were appointed after the termination of the workman. If the temporary nature of work in the banking industry was continuing he should not have been terminated or at the worst he should have been recalled and not the third person engaged. Non compliance of provision of section 25H of the ID Act and giving others appointment, will render his termination illegal, further non compliance of para 493 of the Sostrl Award in not maintaining the seniority list of the temporary employees and further in not giving appointment to the workman and absence of appointment letter and termination letter will also render termination illegal. In the written statement's paragraph 2 the management has admitted that the workman was given a temporary appointment on 3rd June which and continued till December and he was paid bonus. As the workman has acquired status of temporary workman his services should not have been brought to a end without giving him notice pay which was not in the instant case suggests that the management has contravened the provisions of paras of the Sastri Award and on this count to the termination of the workman renders illegal termination.
- 10. Thus for the reasons discussed above, I hold that the action of the management of State Bank of India, Region I in relation to its Firozabad Branch under the control of Regional manager, Agra, in terminating the services of Shri Abdul Gaffar sub staff from 31-12-81 is not justified and the result is that he is entitled to be reinstated in service with full back wages.
 - 11. I, therefore, give my award accordingly.
- 12. Let six copies of this award be sent to the government for its publication.
 - R. B. SRIVASTAVA, Presiding Officer [No. L-12012/222/82-D.II(A)]

का.का. 3367.--- औधोगिक विवाद प्रधिनियम, 1947 (1947 का 14) की घारा 17 के अनुसरण में, केन्द्रीय सरकार, यूनियन बैंक ऑफ इंडिया के प्रवधतंत्र से सम्बद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक प्रधिकरण कानपुर के पंचाद को प्रकाशित करती है, जो केन्द्रीय सरकार को 1-9-1986 को प्राप्त हुआ था।

S.O. 3367.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal, kanpur as shown in the Annexure in the industrial dispute between the employers in relation to the Union Bank of India and the their workmen, which was received by the Central Government on the 1st September, 1986.

ANNEXURE

BEFORE SHRI R.B. SRIVASTAVA PRESIDING OFFICER CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL CUM LABOUR COURT, KANPUR

Industrial Dispute No. 232 of 1985
Reference No. L-12012/194/84-D.H(A) dt. 28-2-85
In the matter of dispute

BETWEEN:

Shri Ramjan Ali, Clo. The General Secretary, Union Bank of India Emplayees Union (UP), Aminabad Gulmarg Lucknow, UP.

AND

The Zonal Manager Union Bank of India, Hotel Clerks Awadh, Hazaratganj, Lucknow, Uttar Pradesh.

AWARD

- 1. The Central Government, Ministry of Labour, vide its notification No. L-12012/194/84-D. II (A) dt. 28-2,85 has referred the following dispute for adjudication to this tribunal:
 - "Whether the action of the Zonal Manager Union Bank of India, Zonal Office, Lucknow in not paying Shri Ramjan Ali part time sweeper, Sagri Branch of the bank 1/3rd authorised scale of the wages with effect from January, 1978 and not converting him into full time sweeper alongwith other in 1980-81 is justified and equitable? If not to what relief is the workman is entitled?"
- 2. It is common ground that the workman was appointed as temporary part time sweeper on 15-3-72 and in due course his services were increased to 1/3rd of scale wages as his working hours in a week were not more than 12-3/4 which he was getting as a part time permanent sweeper w.e.f. 23-11-79. It is further not disputed that the workman has been made full time sweeper from the year 1980-81. It is admitted that the bank's premises was changed in 1973, the management witness did not remember the month but according to the workman the premises was changed on 23-1-73 and shifted to a new premises measuring about 1200 sq. fit. It is further admitted that he was paid the same salary which he was paid for earlier permises which according to the workman is Rs. 25 per month. His emoluments later increased from Rs. 25 to 50. It is further averted that till September 79 he was paid Rs. 50 per month when he is taken on permanent basis on payment of 1/3rd wages. It is further averted on behalf of the workman that the management debarred the workman from getting facility of full time employee in view of staff circular no. 2188 dt. 20th August, 1980 as he was entitled to become full time worker having studied upto 7th standard and having put in more than 7 years of service. The management further did not consider his conversion as a full time employee in view of circular A-8462 of 82 dated 20-12-1982.
- 3. The management in its written statement besides admitted facts averred that when the workman appeared for conversion as full time workman in december 1981 he had not completed minimum 3 years service on 31-12-81 and therefore was not eligible for being taken up for full time subordinate. That prior to 1st October, 79 the worman was not required to work for more than 6 hours per week and

- hence he had no claim for higher wages and that there is no rule or provision entitling workman that his entire temporarily period of service be treated as temporary provision para 20.8 of the bipartite settlement are not attracted on the basis of facts of the present case.
- 4. In he rejoinder it is averred hat in view of para 20.8 of the bipartite settlement as the workman eventually selected on the post on which he was working part time he should be deemed confirmed after expiry of six months of appointment i.e. from 15-9-72 as he was appointed on 15-3-72.
- 5. In support of its contention the management examined one Suri Sugair Misra the personnel officer of the mangement bank who gave his affidavit evidence and deposed that the workman was not appointed on 15-3-72 on any permanent vacancy rather he was engaged purely on temporary basis in the newly opened branch and from 8-10-84 he has become full time employee per appointment letter which is on recold. He admits that when the premises of the bank was changed in /3 the carpet area of the premises was about 1200 sq. fit and he was being paid the same saiaty which he was paid earlier, but he was required to work for less than 6 hours a week, the workman was confirmed w.e.f. 1-10-79 on 1/3rd pay but he was not required to work for more than 12.7/3 and pay but he was not required to work for more than 12-3/4 hours a week. He has admitted that prior to 1-10-1979 the workman simply swept the premises but from 1-10-79 he was required to clean furnitures and fixtures and performed other work which is mentioned in the letter dt. 19th October 1979, copy of which is filed. He further stated that till December 1981 the workman has not completed 3 years service hence he was not absorbed.
- 6. On the other hand workman has filed his affidavit evidence. In cross examination he states that he use to obtain key of the branch from the branch manager, opened the premises and sweep the floor etc. and by 10.00 a.in. hand over the key to the branch manager and in this way he started working at 8 a.m. He further stated that he use to serve water to the officials of the branch. He admits that he had no orders in writing about filling water and serving water to the officials and only in Oct. 1979 a written order was given to him for that work. He depose that prior to October 79 he use to work as peon also as there was no peon in the bank and use to work for taking withdrawals to the cabin putting ink in the pad, He admits that he never objected to those work on the ground that he was not paid as peon.
- 7. Temporary employee in the banking industry are full time employees working from 10 a.m. to 5 p.m. as opposed to part time employees who are a different category and are required not to work for full day i.e. 10 to 5 p.m. but for a couple of hour for which wages are paid to them. Thus para 20.8 apply only to temporary employees, there is no question of giving him benefit of past service when he was made regular on 8th October, 1984. His services has confirmed part time sweeper from 19th October, 1979 also also can not be taken into effect for reckoning his previous appointment for purposes of para 20.3 as even at that time he was a part time employee. The workmen himself has admited that he use to work for two hours a day from 8 am to 10 am, thus even calculating at this rate his working hours in a week were not more than 12-3/4 hours as alleged by the management, hence workman would not be entitled to more than 1/3rd scale rate wages from 1979 to onwards i.e. till his permanent appointment though his duties besides sweeping and cleaning furnitures were enhanced to storing and supplying drinking waters. Prior to 79 the workman was paid at the enhanced rate for working less than 6 hours in any week. Sweeping premises of 1000 sq. fit will not take in any case more than one hours a day.
- 8. The management has averred every where that prior to 79 the workman never worked more than 6 hours in a week and on this point there is oath against oath and I am inclined to believe the management witness on the point.
- 9. The result is that for a period prior to October 1979 the workman will not be entitled to one third authorise scale rate. I consequently hold that the action of the Zonal Manager Union Bank of India Zonal Office Lucknow in not paying workman Sri Ramjan Ali part time sweeper sagri branch of the bank 1/3rd of the authorise scale wages from 73 is justified. As regards not converting him into full time sweeper alongwith others in 1980-81 in view of circular dt. 20-8-80 annexure 3 of the workman's statement

of claim it is not disputed that the workman was not a part time sweeper may be on 25 or 50 supees per month from Janaury 1973 and has thus completed 7 years of service on 20th August 1980, the workman had applied for his conversion on 19-9-80 giving reference to circular no. 2188 dt. 21-8-80 be considered as full time sweeper as he was working as part time since 1972 and had passed 7th standard in 1971 which is annexure 2 of the rejoinder of the workman. The management has not specifically denied that the workman had not passed 7th class at the time of his application for conversion when on consideration of his application in December, 81 it was found that he had not completed minimum 3 years service on 31-12-81. Annexure 1 of the workman's affidavit shows that he had applied for per manent appointment on 12th March, 1980, the management never challenged that the workman was not 7th class pass.

- 10. In these circumstances the management should have cosidered his application in 80 in view of circular no. 2188 of 20th August, 1980 and as such he had completed as early on 13th September, 1980 he should have been considered and made permanent from that date. I, consequently hold that the action of the management in not converting him into full time sweeper alongwith others after staff circular no. 2188 of 21st August, 1980 and the applicant having completion on 13th September, 1980 is not justified. The result is that he will be deemed to be converted as full time sweeper w.e.f. 13th September, 1980 and will be cutified to back wages from that date till he was made full time on 8th October, 1984.
 - 11. I, therefore, give my award accordingly.
- 12. Let six copies of this award be sent to the government for its publication.

R. B. SRIVASTAVA, Presiding Officer [No. L-12012/194/84-D. II(A)] N. K. VERMA, Desk Officer

नई दिल्ली, 15 सितम्बर, 1986

का.श्रा. 3368.— आंश्रोगिक विवाद श्रीधिनियम, 1947 (1947 का 14) की धारा 17 के श्रनुसरण में, केन्द्रीय सरकार व टोपा कोलियरी गंस. सी.सी.एल., डाक टोपा, जिला हमारीबाग के प्रवंधतंत्र में सम्बद्ध नियोजकों आर उनके कर्मकारों के बीच, श्रनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार आंश्रोगिक धिकरण, न. 2, धनबाद के पंचाट को प्रकारिक करती है, जो केन्द्रीय सरकार की 2-9-86 की प्राप्त हुआ था।

New Delhi, the 15th September, 1986

S.O. 5368.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal, No. 2. Dhanbad as shown in the Annexute, in the Industrial dispute between the employers in relation to the management of Topa Colliery of Central Coalfields Ltd., P.O. Topa Dist. Hazaribagh and their workmen, which was received by the Central Government on the 2nd September, 1986.

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL (NO.2) AT DHANBAD. PRESENT

Reference No. 183 of 1966

In the matter of Industrial dispute under Section 10(1) (d) of the I.D. Act, 1947.

PARIES:

Employers in relation to the management of Topa Colliery of M/s. Central Coalfields Ltd. and their workmen.

APPEARANCES:

On behalf of the workmen: None,

()n behalf of the employers : Shri R. S. Murthy, Advocate.

STATE: Bihar.

INDUSTRY : Coal.

Dhanbad, the 26th Agust, 1986

AWARD

The Government of India, Ministry of Labour in exercise of the powers conferred on them under Saction 10(1)(d) of the I.D. Act, 1947 has referred the following disputes to this Tribunal for adjudication vide their Order No. L-24012(121)/85-D. IV(B), dated, the 14th May, 1986

SCHEDULE

"Whether the action of the management of Topa Collicry of CCL P.O. Hopa District Hazaribagh in denying regularisation to S/Shri Rajesh Sharan Sinha, Cat. II and Nawal Kishore Munda, Cat. III workmen when they are being paid difference of wages for hegher caegory and are working for more than one year in the higher category is legal and justified? If not, to what relief the workman concerned are chittled?"

In this case the workmen did not file their W. S. etc. After granting one adjournment this case was fixed on 21-8-1986 for filling the W. S. etc. by the workmen. On that date Sh. R. S. Murthy, Adv. for the employees files before me a memorandum of settlement. I have gone through the terms of settlement which appear to be fair and proper Accordingly, I accept the same and pass an Award in terms of the memorandum of settlement which forms part of the Award as annexure.

I. N. SINHA, Presiding Officer

BEFORE THI. CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL NO. II, DHANBAD

Ref. No. 183 of 1986

Ministry of Labour Dairy No. 24012/121/851-ID(B) PARTIES:

Employers in Relation to the Management of Topa Colliery of Central Coalfields Limited, P.O. Topa, District-Hazaribagh.

AND

Their Workmen

JOINT COMPROMISE PETITION OF EMPLOYERS AND WORKMEN

The above mentioned Employers and workmen most respectifully beg to submit jointly as follows:—

- (1) That the Employers and Workmen have jointly negotiated the matter covered by the aforesaid reference with a view to arriving at an over-all and amicable settlement of the impunged dispute.
- (2) That as a result of such negotiation the Management and the workmen concerned Union (RCMS) have come to an amicable settlement on the following terms and conditions:—
- (a) It is agred that the workmen concerned S/Sri Rajesh Sharan Sinha, Cat. II and Nawal Kishore Munda, Cat. III shall be regularised as Dumpman|Tripman in Grade-III in the scale of Rs. 625-23-947 (NCWA-III) and Lamp Issue Clerk Grade-III in the scale of Rs. 625-23-947 (NCWA-III) respectively from 7-6-86.
- (b) That the Management and the workmen considered that the above agreement is fair, just and reasonable to both the parties.

In view of the above, the Management and the workmen jointly pray that the Hon'ble Tribunal may be pleased to accept this joint compromise petition and give an Award in terms thereof.

I. N. SINHA, Presiding Officer [No. L-24012(121)/85-D.IV(B)]

Dated the 6th June, 1986 PROJECT OFFICER/AGENT TOPA COLLIERY.

RAJENDRA PRASAD, Area Secy. Rashtriya Colliery Mazdoor Sangh, Kuju.

Witnesses :-

(1) D. B. PANDEY, Dy. Chief Personnel Manager (K), Kuju Area.

(2) G. D. GULAB, Dy. Personnel Manager, Kuju Area.

Witnesses :--

Witnesses :--

(1) RAJESH SHARMA SINHA, Explosive Carrier, Cat. II, Topa.

(2) NAVAL KISHORE MUNDA, Lamp Charger, Cat. III, Topa.

नई विल्ली, 18 भिसम्बर, 86

सा. श्रा. 3369.— औद्योगिक विवाद प्रविनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार, व भोवरा हंस्पताल, भोवरा क्षेत्र मं. 11, मेसर्ज बी. सी.मी.एल., श्राक. भोवरा, जिला धनवाद के प्रबंधनंत्र से सम्बद्ध नियोजकों और उनके कर्मकारों के बीब, अनुबंध में निर्विष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक श्रिष्ठकरण के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 29-8-86 को आपत हुआ था।

New Delhi, the 18th September, 1986.

S.O. 3369.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal, No. 2, Dhanbad as shown in the Annnexure, in the industrial dispute between the employers in relation to the management of Bhowra Hospital of Bhowra Area No. XI of Mis. Bharat Coking Coal Ltd., P.O. Bhowra, Distt. Dhanbad and their workmen which was received by the Central Government on the 29th August, 1986.

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL (NO. 2) AT DHANBAD. PRESENT:

Shri I. N. Sinha, Presiding Officer,

REFERENCE NO. 153 OF 1985.

In the matter of industrial dispute under Section 10(1)(d) of the I. D. Act, 1947.

PARTIES:

Employers in relation to the management of Bhowra Hospital of Bhowra Area No. II, M/s. B. C. C. Ltd. and their workmen.

APPEARANCES:

- On behalf of the workmen—Shri B. Lal Advocate and Shri D. K. Verma, Advocate.
- On behalf of the employers—Shri R. S. Murthy, Advocate.

STATE: Bihar INDUSTRY: Coal Dated, Dhanbad, the 19th August, 1986.

AWARD

The Government of India, Ministry of Labour in exercise of the powers conferred on them under Section 10(1)(d) of the I.D. Act, 1947 has referred the following dispute to this Tribunal for adjudication vide their Order No. L-24012 (53)|85-D.IV(B), dated, the 31st October|1st November, 1985.

SCHEDULE

"Whether the action of the management of Bhowra Hospital of Bhowra Area No. II of M|s. Bharat Coking Coal Limited P.O. Bhowra Distt. Dhanbad in dismissing Smt. Archana Samanta, Staff Nurse from service is justified? If not, to what relief the workman concerned is entitled?"

The case of the concerned person Smt. Archana Samanta is that she was appointed as a staff Nurse (Incharge) of the hospital nursing department of M/s. BCCL of Bhowra Hospital on 13-7-1981. Prior to her joining as a staff nurse of the hospital of M/s, B.C.C.L. she had worked as a Lieutenant (military nursing service) in the regular army and appreciating her position, status and experience she was given a higher salary after her joining in the then scale of Rs. 572—1108 and her pay was fixed in the said scale to give protection to her pay which she was receiving while in military service. She is a married lady having minor school going children and her husband is an employee minor school going children and her husband is an employee of State Electricity Board, Bihar working at Ranchi. Considering that she is a lady and has to keep her children with her the management of BCCI, agreed to provide her "C" type quarter near Bhowra Hospital. There is a building containing "C" type of 4 flats just near Bhowra Hospital out of which 3 flats were received for 3 nurses. The concerned person was allotted one of those "C" type flat when she joined at Bhowra Hospial as staff nurse. The said "C" type flat was not in a suitable condition for residence as most of the doors and windows were broken and toilets were not in working condition as the said "C" type flats had been formerly unauthorisedly occupied by type flats had been formerly unauthorisedly occupied by Adibasis just after the completion and had caused damage, to the flats. The concerned person therefore expressed her willingness that she should be given even a 'B' type flat which was being completed for allotment situated near the hospital but the management did not concede to her demand and she was asked to continue in the same "C" type flat. A lady nurse generally do not join their services unless a suitable accommodation near the working place is provided as lady nurse cannot afford to remain at a distance from the hospital. Subsequently some officers of management wanted to drive out the concerned person from the said "C" type flat and provide her with an alternative accommodation in a godown which was not suitable for residence. Thereafter another accommodation was offered to her at a distance of about 1 mile from the hospital from whom it a way to the content of the where it was not possible for her to report for her duty and attend the emergency cases during the night. There are "C" type flats and 'B' type flats just near Bhowra Hospital where workmen below the category and grade of the concorned person have been given accommodation but the concerned person was being given an accommodation at a distance of one mile from the hospital with a view to drive her out of employment. The concerned person applied to the higher authorities for her transfer to some other place where she can be given suitable accommodation near her working places and the said matter of her transfer under the consideration of the management at the head office. Meanwhile the concerned person was chargesheeted by the management with an allegation that she had unauthorisedly occupied one "C" type flat and when asked to vacate the same, she did not comply with it. The concerned person was a charge and described to the said of the sai cerned person replied to the said charge and denied the allegation stating that she was never in unauthorised occu-pation of the said 'C' type flat and that she was in authorised occupation of the said flat as she was entitled to 'C' type flat which was constructed and reserved for staff nurse. A domestic enquiry was held against the concerned person in which the enquiry officer gave a perverse finding against her and she was dismissed from service on the basis of the said finding. The prayer of the concerned person for her transfer to another place was under active consideration at the time of the enquiry and she was actually transferred

vide letter dated 30-1-1984 issued by the Personnel Manager, Headquarters at Bhuli. She was dismissed by the General Manager vide letter dated 30-11/1-12-1984. The concerned person protested against her dismissal order and finding no relief she raised an industrial dispute under Section 2(a) of I.D. Act and on failure of the conciliation the present reference was made to this Tribunal for adjudication. It is submitted that the action of the management in dismissing the concerned person was a case of victimisation. The allegation contained in the chargesheet does not constitute a misconduct as it does not relate to her work and duty. She was never in an unauthorised occupation of the 'C' type flat. On the above plea it has been prayed that the order of dismissal should be set aside and she should be reinstated with full back wages and other benefits.

The case of the management is that a chargesheet was issued against the concerned person by the General Manager! Chief Mining Engineer, Bhowra Area, regarding unauthorised occupation by her of one 'C' type flat near Baby Creche Bhowra and refused to vacate the said flat and to shift in the accommodation already allotted to her and her refusal to comply with the instructions given to her which attracted S.O. 17(i)(c) of the Model Standing Orders applicable to establishment of the coal industry. The concerned person submitted her explanation to the chargesheet which was not found to be satisfactory. Shri A. P. Singh, Sr. P.O. of BCCL was appointed as Enquiry Officer to conduct enquiry into the charges framed against her. The concerned person participated in the enquiry. She was given all conportunities for her defence on the basis of the enquiry, the enquiry officer held the concerned person guilty of the charges framed against her. The General Manager|Chief Mining Engineer, Bhowra Area considered the report of the enquiry officer and thereafter considering the gravity of the misconduct proved against her dismissed her from service by an order dated 1-12-1984. The action of the management in dismissing the concerned person from service is fully justified and she is not entitled to any relief.

The management had prayed in para 8 of their W. S. that the fairness and validity of the domestic enquiry be first decided as a preliminary issue as the concerned workman has been dismissed after holding a domestic enquiry against her. The concerned person also had objected to the fairness and vilidity of the domestic enquiry and as such the said issue was taken up as a preliminary issue. The said preliminary issue was decided on 13-3-1986 holding that the domestic enquiry held against the concerned person was fair proper and in accordance with the principles of natural fustice. Thereafter the matter was set for final hearing of the case on the materials which were already in the enquiry proceeding.

The point for decision is whether the dismissal of the concerned person from service is justified.

The management has produced all the papers which were produced before the enquiry officer during the enquiry of the case.

It is admitted fact that the concerned person was charge-sheeted for misconduct vide Ext. M-9 for misconduct under clause 17(i)(c) of the Model Standing Orders. Ext. M-10 dated 14-8-1984 is the reply of the concerned person to the chargesheet. It is stated by the concerned person in her reply that her occupation of the 'C' type quarter is not unauthorised and she has referred to a letter dated 24-1-84 by which the said quarter had been given by the then General Manager to her for temporary esidence on condition that she will occupy it till other suitable accommodation is available to her. She has further stated that the then General Manager to her for temporary residence on condition her for occupation of the said 'C' type quarter and she was permitted to reside in the said flat till suitable arrangement could be made. Ext. M-11 is the letter dated 24-1-1984 which has been referred to by the concerned nerson in her reply to the chargesheet Pxt. M-10. This letter was written her Shri R. P. Gupta. General Manager with reference to her letter dated 19-8-1984. It only refers to the contents of her letter dated 19-8-1984 wherein she had shown her inability to vacate 'C' type quarter which was temporarily since on the condition till other accommodation was not available. The General Manager had only quoted the contents of the letter of the concerned person dated 19-1-84

and it is not an order allowing her to temporatily occupy type quarter till other accommodation was net available to her. In my opinion this letter has not authorised the concerned person to occupy the said 'C' type quarter being occupying by her. The General Manager in Ext. M-11 has further stated that since one quarter has aiready been allotted to her and she was instructed to take possession of the same by 15-1-1984 but she has not yet vacated the said 'C' type quarter although sufficient time was given to type quarter although sufficient time was given to her to abide by the said order. She was again advised to vacate the said 'C' type quarter and shift to the quarter newly allotted to her with immediate effect otherwise appropriate action was to be taken against her. This letter was received by the concerned person but she did not vacate the 'C' type quarter being occupied by her without any written authority. Ext. M-14 dated 11-1-1984 shows that one quarter No. E-2, No. 6 Bhowra near Bhowra Bazar was allotted to the concerned person and she was asked to occupy allotted to the concerned person and sne was asked to occupy the quarter allotted to her before 15-1-1984 and she was also asked to send a reply about the vacation of the 'C' type flat occupied by her. Ext. M-15 also is an office order to the same effect. Ext. M-16 is a letter of the General Manager to Dr. R. B. Singh Dy. Medical Superintendent Bhowra Hospital in which it is stated that the concerned person was unauthorisedly occupied one 'C' type flat and that one accommodation has been made for her as approved that one accommodation has been made for her as approved by the Ex. G.M. Showra Area inside hospital premises. The General Manager asked the Dy. Medical Superintendent that the concerned person be advised to immediately vacate the 'C' type flat and o shift to the accommodation specially made for her by 1-9-1983. Ext. M-19 da'ed 21-9-1982 is an office order by the General Manager by which the concerned person was allotted the quarter newly constructed. in the hospital premises and she was directed to vacate 'C' type flat and hand over the charge to the medical officer type flat and first over the charge to the medical omker of Bhowra Hospital. There is absolutely no paper to show that 'C' type quarter which was in occupation of the concerned person was allotted to her. Even if some verbal order had been made, although there is no positive evidence to that effect, she had not been legally authorised to occupy the 'C' type grant and the was given tracking quarter by the 'C' type quarter and she was given another quarter by the management which she should have occupied. It the management which she should have occupied. It appears that insuite of repeated orders after allotment of another quarter to her, she did not vacate the 'C' type quarter on some plea or the other. Even if she had been verbally asked to temporarily occupy the 'C' type quarter she should have moved in the quarter which was allotted to her by the management. Thus after allotment of another counter to her there is no doubt that the concerned parents quarter to her, there is no doubt that the concerned person was in unauthorised occupation of the 'C' type quarter and the charge is established that she was occupying the 'C' type flat unauthorisedly and that inspite of the fact that she had been alloited another quarter and asked to vacate the said 'C' type flat, she did not vacate the same and thus she had disobeyed the order of the lawful authority. Her case is fully covered onder clause 17(i)(c) of the Model Standing Orders.

The next question to be determined is whether the order of dismissal for the said establishment charge is justified.

From the materials on the record and the representation made by the concerned person it appears that she was although praying for a suitable accommodation near the hospital and she was not vacating the 'C' type flat on the ground that the accommodation being provided by the management was not suitable. The concerned person had become herself the judge to decide whether the accommodation being provided to her was suitable or not. The said action of the concerned person was not at a justified and she should have occupied the quarter allotted to her after vacating the unauthorised occupation of the 'C' type flat and thereafter she should have made representation for a better accommodation for her. The fact that was certainly a misconduct and disobedience on her part, ing her duties as a stall nuise and as such it appears to me that the order of dismissal for unauthorised occupation of the 'C' type that by her is severe and does not call for a runishment of dismissal.

During the hearing of the case I had suggested to the parties to make an effort to come to a certain settlement and accordingly the management and the concerned person had joinly negotiated the matter covered by reference and

had joinly negotiated the matter covered by reference and I am informed that the parties had come to an amicable settlement of the matter in question and a joint compromise petition was drawn and was signed by the General Manager, Bhowra Area on behalf of the management but it was not signed by the concerned person as she was not available after the compromise petition was made ready. The management has filed the compromise petition bearing the signature of the General manager but as the concerned person did not sign the said settlement no order could be passed on the said compromise petition. It will appear from the compromise petition that the management agreed to reinstate the concerned person as staff nurse in the same post which she was holding at the time of her dismissal from service and that the reinstatement will take effect from the date she reports for duty at Tisra Hospital, of the management where residential accommodation actually available and earmarked for staff nurse will be provided to her. It is stated that the concerned person had inspected the accommodation and accepted the same subject to the terms and conditions. They had also agreed that with the implementation of the settlement the concerned person shall vacate the residential accommodation of 'C' type flat in her occupation at Bhowra. It was also agreed that the concerned person will be paid 50 per cent of the wages for the intervening period between the date of her dismissal and the date of her joining duty. However, the management agreed that the concerned person will have continuity of service on reporting for duty with the service, put in by her prior to the date of dismissal and that she will earn her next increment in the pay scale of the post held by her one year after she reports for duty in terms of the joint compromise potition and that her seniority in the post of staff nurse will remain protected as per her position in the seniority list of the staff nurse immediately before her dismissal. It was further agreed that the concerned person will not be entitled to earn any leave benefit from the date of her dismissal till the date of her joining. In my opinion the management has been quite fair inrespect of the terms to which they had agreed. The concerned person had herself formerly applied for her transfer to any place with a suitable quarter for her near the hopsital and accordingly the management has agreed to transfer her to another place giving her suitable accommodation for her residence.

In view of the discussion made above, I hold that the concerned person has been rightly found guilty of the charge of misconduct framed against her. However, I do not agree with the punishment of dismissal imposed on the concerned person as the same appears to be very harsh and as such the said order of dismissal is, set aside and she is reinstated in her service from the date of her dismissal i.e. from 1-12-1984 but it will take effect from the date she reports for duty at Tisra Hospital of BCCL where the management will make available the residential accommodation earmarked for a staff aurse and that the concerned person shall vacate the 'C' type residential accommodation which is being occupied by her at Bhowra near the hospital. It is further ordered that the concerned person shall be entitled to only 50 per cent of the wages as she was drawing immediately prior to her dismissal from service in view of the fact that she has not worked during the period from the date of her dismissal till the date of her joining. The concerned reason will also have continuity of service on reporting for duty and her seniority in the post of Staff Nurse will be protected as per her position in the seniority list of staff nurse immediately prior to her dismissal from service. The next increment in the pay scale of the post held by her will he one year after she reports for duty at Tisra Hospital

The Award is massed accordingly.

I. N. SINHA Presiding Officer. [No. L-24012/53/85-D.II (B)]

नई दिल्ली, 19 सितम्बर, 1986

का . हा . 3370. — श्रींबोगिक विवाद प्रधितियम, 1947 (1947 का 14) की धारा 17 के प्रन्सरण में, केन्द्रीय सरकार व डी. एण्ड एफ. रोडवेज, मेसर्ज भारत कीर्किंग कोल लि., भलानवारारी कैम्प, डाक. पायर- बीह, जि. धनवाद के प्रवंधतंत्र से सम्बद्ध तियोजकों और उनके कर्मकारों के बीच, अनुबंध में निविष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक प्रधिकरण, नं. 2, धनवाद के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 2-9-1986 को प्राप्त हुआ था।

New Delhi, the 19th September, 1986

S.O. 3370.—In pursuance of section 17 of the Industrial Disputes Act 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal No. 2, Dhanbad, as shown in the Annexure, in the industrial dispute between the employers in relation to the management of D & F Ropewags, M|s. Bharat Coking Coal Ltd., Bhulanbararee Camp. P.O. Patherdih, Distt. Dhanbad and their workmen, which was received by the Central Government on the 2nd September, 1986.

ANNEXURE.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL (NO. 2) AT DHANBAD

Reference No. 50 of 1984

In the matter of industrial disputes under Section 10(1) (d) of the I. D. Act, 1947.

PARTIES:

Employers in relation to the management of D & F Ropeways, Ms. Bharat Coking Coal Limited, Bhulanbararee Camp, P:O. Patherdih, Dist. Dhanbad and their workmen.

APPEARANCES:

On behalf of the employers: Shri R.S. Murthy, Advocate, On behalf of the workmen: Shri J.P. Singh, Advocate.

STATE: Bihar

INDUSTRY : Coal

Dated, Dhanbad, the 25th August, 1986

AWARD

The Govt. of India, Ministry of Labour & Rehabilitation in exercise of the powers conferred on them under Section 10(1)(d) of the I. D. Act, 1947 has referred the following dispute to this Tribunal for adjudication vide their Order No. L-24012(46) 83-D. IV(B), dated, the 31st July, 1984.

SCHEDULE

"Whether the action of the management of D & F Ropeways, M/s BCCL, Bhulanbararee Camp, P.O. Patherdih, Distt. Dhanbad in stopping the special pay of Rs. 50/- per month to Shri G.C. Banerjee, Cashier and Shri R.I. Das, Asstt. Cashier with effect from 1-4-1983 is justified? If not to what relief are the concerned workmen entitled?"

The case of the workmen is that the concerned workman Shri G.C. Banerjee was employed on 10th of September, 1985 by East India Co. as a Clerk. He continued working as Clerk even after nationalisation. With effect from 4-9-79 he has been working as a Cashier in D and F Ropeways in General Manager's office at Bhulanbararee Camp of Ms. B.C.C. Ltd. The other concerned workman Shri R.L. Das has been working as an Asstt. Cashier in D & F Ropeways with effect from 1-2-1980. A very nominal amount of Rs. 50/- per month was sanctioned to each of the concerned workman as special pay considering the special features of duties, additional responsibility and risk inasmuch as they were required to travel to all the stations of the Ropeways spread over a vast area for making payment to the workmen. The said special pay was sanctioned to concerned workmen Shri G.C. Banerjee from 4-9-79 and to Shri R.L. Das from 1-2-1980. Suddenly the management withdrew the said monetary benefit of special pay with effect from 1-2-82 for which an industrial dispute was raised by Janta Mazdoor Sangh before the ALC(c), Dhanbad. The above dispute was settled as the management agreed to restore the special pay to the concerned workman and the management actually restored the said monteary benefit to the concerned workman. Subsequently the management after giving a notice under Section 9(A) of the LD. Act again stopped payment to the concerned workman with effect from 1-4-11983 although the special features, additional responsibilities and risk of duties remained unalterered. Thereafter a fresh dispute was raised against the action of the management which on failure

resulted in the present reference. The action of the management of D and F ropeway of BCCL in stopping payment of the special pay to the concerned workmen with effect from 1-4-83 is not justified. It is prayed that the said relief of special pay may be restored to the concerned workmen from the date of its stoppage.

The case of the management is that the reference is contrary to and invincation of recommendation of Coal Wage Board and NCWA-1, It & III. The pay scales and allowances of cashiers and the Asstt. Cashiers stood settled by the recommendation of the Central Wage Board for coal industry. The management of BCCL placed cashier in clerical Grade-I and the Assit. Cashier in Clerical Grade-II in accordance with the Wage Board Recommendation. Subsequently there were three wage revisions of the workers of the Coal Industry under NCWA I, if and III but the categorisation of the cashiers and Assit. Cashiers remained unaffected. The relevant pay scales were laid down by the Wage Board and NCWA's keeping in view the duties and responsibilities besides the condition under which they have to work. The concorned workman Shri G.C. Banerjee cashier was placed in Clerical special grade which was grade higher to that of clerical Grade-I which was provided for the cashiers in the Wage Board Recommendation. The management of BCCL has divided its collieries and other establishments into different areas and each area is headed by a General Manager and for effective and smooth administration, the G. M. were delegated powers to enable them to discharge their duties and responsibilities in regard to various matters. During the responsionnes in regard to various matters. But mg relevant period the delegation of powers to the G.M. of the Areas is covered by the circular dated 17-1-1979. D and F ropeways which were taken over by BCCL after abolition of Coal Board with effect from 1-4-75 under Coal Mines (Conservation and development) Act 1974 have been placed under the charge of G.M. Ropeways. The G.M.'s of the areas including the ropeways had not been delegated with the powers to grant any allowance or special pay to the employees over and above those provided in the Coal Wage Board Recommendation and NCWAs. The concerned workman Shri G.C. Banerjee, Cashier and Shri R. L. Das, Asstt. Cashier in the Ropeways division of BCCL were sanctioned special pay of Rs. 50/-per month towards cash handling vide office order No. 445 dated 26-4-1980 issued by the administrative officer (Ropeways) of the officer issued by the administrative officer (Ropeways) of the office of the General Manager (Ropeways) BCCL. It was stated in the said order that in the case of Shri G. C. Banerjee the special pay will take effect from 4-9-79 while in the case of Shri R. L. Das it will take effect from 1-2 80. also stated that the said office order was issued with the approval of the General Manager Ropeways late Shri S. S. Sharma. The said sanctioned was not br uight to the notice of the Head office of the BCCL and the matter came to the notice of the head office of BCCL in the year 1982-83 when some other cash handing cashier and Assit. Cashiers claimed payment of similar allowances to them on the basis of what was being given in the ropeways division and then alone the irregularity committed by the late General nager ropeways came to the notice of the management of the head office. It was noticed at that time that the order of the late G.M. ropeways was without con retence and was illeral and void abinitio. The matter was considered by the head office of BCCL and it was decided to withdraw the special pay granted to the concerned workmen by the late G.M. Roneways. Thereafter a notice under Section 9(A) was issued by the management on 10 3-83 for the withdrawals of the special pay to the concerned workman with effect from 1-4-83 for the withdrawal of the special pay to the concerned workmen with effect from Thereafter the concerned workman filed title suit was subsequently dismissed by the Munsiff, Dhanbad. The management had given effect to the decision of stopping the payment of special pay with effect from 1-4-83 by an office order issued on the same date. The management was entitled under the law to rectify the mistake or the irregulatity which was committed by the late G.M. Ropeways. No action was taken against the said G.M. as unfortunately he had already expired. Presenly the concerned workmen are no longer bandling cash and cannot under any circumstances claim the special pay on that account. Shri G.C. Baneriee was reverted to the post of Clerk Grade-I which did not involve cash handling duties as he was found guilty 779 GI/86-16

of fraud and dishonesty established in a domestic enquiry held against him by the management. The other concerned workman Snri R. L. Das approached the management for relieving him from cash handling duty and accordingly he was diverted to billing work which he is now performing. The concerned workman secured the special pay at the rate of Rs. 50 per month due to illegality and as such they cannot justify the continuance of illegal payment to them even for the period after 31-3-83 when they worked on cash hadlling duty. It is submitted that the action of the management in stopping the special pay of Rs. 50 per month to the concerned workmen with effect from 1-4-83 is fully justified and that the concerned workmen are entitled to no relief.

The only question to be determined in this reference is whether the two concerned workmen are entitled to the special pay of Rs. 50 per month for handling cash duties with effect from 1-4-83. The management had examined one witness and the workmen have examined two witnesses in support of their respective cases. The documents of the management have been marked Ext. M-1 to M-7 and the document of the workmen have been marked Ext. W-1 to W-5.

The facts of the case are almost admitted. The concerned workmen Shri G. C. Banerjee was working as a cashier in D&F ropeways with effect from 4-9-79 and he was sanctioned the special pay of Rs. 50 per month from 4-9-79. The other concerned workmen Shri R. L. Das was working as an Asstt. Cashier with effect from 1-2-1980 and he was getting the special pay from 1-2-80. It is also admitted that the said special allowance was stopped from 1-4-83. WW-1 and WW-2 who are the concerned workmen have both stated that special allowance of Rs. 50 per month was allowed to them vide office order Ext. W-2 dated 26-8-74. The case of the management is that the special pay of Rs. 50 was granted to the concerned workman towards cash handling vide Ext. M-2 dated 26-4-80. The said order is under the signature of Shri P. N. Sinha, Administrative Officer(R) and it shows that the said order had the approval of the General Manager (R). It will thus appear that it is not Ext. W-2 by which the special pay of Rs. 50 was sanctioned to the concerned workman but it was Ext. M-2 by which the concerned workmen were allowed special pay by which the concerned workmen were allowed special pay of Rs. 50 per month. Ext. W-2 dated 26-8-74 is an office order passed by the Dy. Chief Mining Engineer, Roneways by which Shri Anant, Sinha Assistant who was working as a cashier was granted special pay of Rs. 50 per month in accordance with the recommendation of 3rd pay commission and as per Ministry of Finance O.M. No. I-II(42)E. III(R)|60 dated 9-1-74. It will also that Shri Arun Ghosh, Assistant was also granted an extra allowance of Rs. 40 per month with effect from 1-7-74 and he was to be responsible for disbursement of cash to office staff and perponsible for disbursement of cash to office staff and personnel claims or any other payment relating to the Ropeways. Thus it is clear that Ext. W-2 is not the basis of the claim of special pay to the concerned workman. Ext. W-2 has been filed to show that as Apant Sinha and Shri Arun Ghosh vivo were granted special pay of Rs. 50 per month for handling cash, the concerned workmen are also entitled to the special pay as they were handling cash and accordingly the order passed vide Ext. M-2 was justified. It will appear from Ext. W-2 that Anant Sinha and Arun Ghosh were Coal Board employees whose service condition were governed by the Third Pay Commission, MW-1 Shri J. R. Varman Personnel Manager who had worked in the Ropeways division of BCCL as Dy. Personnel Manager and Personnel Manager from 1981 to 1983 has stated that D&F ropeway formerly belong to the Coal Board and that the Coal Board was abolished in 1975 and thereafter the Coal Board employees were employed in BCCL and their condition and any were protected. He has extend the service condition and pay were protected. He has stated that the Coal Board employees were asked to give their option to opt for BCCL pay scale and service condition and most of the employees of Coal Board opted for BCCL pay scales and service condition. He has continued in his evidence to say that after the take over of the D&F ropeways some BCCL employees were also employed to work in the ropeways in D&F ropeways. He has stated that the two concerned workmen were transferred from the colliery to the ropeway division as Cashier and Asstt. Cashier and were given BCCL pay scale. He has stated that the ropeway division is an area of BCCL and is headed by the General Manager who

has been delegated power from the head office. He has stated that Ext. M-4 is the circular regarding the delegation of powers to the G.M. and according to which the G.M. had not been given power to give additional allowances to the workmen. He has further stated that Ext. M-2 is the order by which special pay was granted to the concerned workmen for which the General Manager had no power. He has stated that the other cashier and Asstt. Cashier in BCCL made representation after issuance of Ext. M-2 and thereafter the matter was referred to the head office and the head office decided that the General Manager had no authority to pass order for payment of allowances vide Ext. M-2 and thereafter instructions were issued to stop payment of allowances to the concerned workmen. In his cross-examination he has stated that notice under Section 9(A) was given to the concerned workman as the allowance which was being paid to them was going to be stopped. He has stated in his cross-examination that Shri Arun Kumar Ghosh and Anant Kumar Sinha were getting allowance on account of the fact that they were old employees of Coal Board and the pay and allowances which they were getting in the Coal Board were protected. In support of the evidence of MW-1 we may refer to Ext. M-4 dated 17-1-79 which is the delegation of power to the General Manager. On scrutiny of the powers delegated to the General Manager vide Ext. M-4 it will appear that the General Manager had not been authorised to sanction special pay to the employees and as such there appears to be a great force in the case of the management that the office order Ext. M-2 dated 26-4-80 was passed by the General Manager who had not been delegated with the powers to sancion special pay to concerned workmen. Ext. W-2 dated 26-8-74 was passed prior to the abolition of the Coal Board and at that time Ext. M-4 was not in existence. It will also appear from Ext. W-2 that the employees named therein were the workmen of the Coal Board prior to the abolition of Coal Board and were governed by the Third pay commission. Thus the order passed in Ext. W-2 will not be of any help to the concerned

WW-2 is one of the concerned workmen. He has stated that he became Asstt. Cashier in the Ropeways in February, 1980 and was getting special pay of Rs, 50/- per month for working as a Cashier. Although he has stated that he was transferred from Coal Board to Ropeways, he has not filed any paper to show that he was an old employee of Coal Board. He has the identity card with him. But he has not filed it to show the date of his appointment and his employment by the Coal Board. He has stated that presently he is in the payscale of NCWA-III and that the Coal Board employees were in Third Pay Commission pay scales. The fact that he was getting NCWA-III pay scales will attenst show that he had opted for the pay scales of the collicries and was not in the pay scale of the Coal Board employees after the abolition of Coal Board and also that he had not elected to continue in the pay scale and condition of service of the Coal Board.

The Coal Mines (Conservation and development) Act, 1974 namely Act No. 28 of 1974 was passed for the conservation of coal and development of Coal Mines and for matters connected therewith. Section 12 of the Act shows that on the appointed day the Coal Board, established under Section 4 of the Coal Mines (Conservation, Safety and Development) Act, 1952 shall stand dissolved and that on the dissolution of the Coal Board all rights and privileges of the Coal Board shall become the rights and privileges, respectively of the Central Government. The Central Government shall be deemed to be the lessee of all properties held by the Coal Board, immediately before the appointed day, under any lease and that Government shall hold the lease under the same terms and conditions under which the lease was held by the Coal Board. Section 13 provides that the right, title and interest of the Coal Board in relation to any property shall, instead of continuing to vest in it, vest in the Government company either on the date of publication of the direction or on such earlier or later date as may be specified in the direction, and on such vesting, the liability or obligation, as the case may be, of the Coal Board in relation to such property shall, instead of continuing to be the liability or obligation, as the case may be of the Coal Board in relation to such property shall, instead of continuing to be the liability or obligation, as the case may be of the Government company Section

15 deals with the transfer of service of existing employees of Coal Board. It provides that every officer or other employees of Coal Board shall become an officer or employee of such Government company or organisation as the Central Government may in writting specify and shall hold its office or service in such Government company or organisation on the same terms and condition and that the same rights to pension, gratuity and other matters as would have been admissible to him if the Coal Board had not been absolished and shall continue unless and until his employment in the Government company is terminated or until his remuneration or terms and condition of service are duly altered by the Government company. It further provided that the tenure, remuneration and other terms and condition of service of such officers or employees shall not be altered to his disadvantage except with the previous approval of the Central Government. appear from the said Act that the terms and conditions of the Coal Board employees were protected and it appears that some of the employees of the Coal Board who were getting the special pay might have continued to get the special pay as their condition of service was protected. So far the two concerned workmen are concerned it appears that the concerned workmen Shri G. C. Banerjee was not an employee of Coal Board and Shri R. L. Das even if he was an employee of Coal Board had opted for the pay scales of BCCL and as such his pay scale was fixed in the pay scale of the Wage Board Recommendation and NCWA. Volume II page 54 of the Wage Board Recommendation deals with the clerical staff grading and nomenclature. It shows that cashiers have been placed in Clerical Grade I and Asstt. Cashlers have been placed in Clerical Grade II. At page 76 Clause 15 of Volume I of Wage Board Recommendation deals with the pay scales of the Clerical grades. The Wage Board Recommendation and NCWA I and II and III have not provided for any special pay for working as Cashier or Assit. Cashier and their pay structure and other various duties were considered at the time when the Wage Board had fixed the scale of pay of the clerical grades. There has been an enhancement of the scale of pay of the Clerical Grades but special pay has not been provided to cashier or Assit, Cashier for handling cash. It is clear therefore that no special pay is provided for handling cash as Cashier and Assit. Cashier by the Wage Board Recommendation and NCWAs by which the employees of BCCL are governed.

Considering the pay scale provided for the collieries under the Coal Wage Board Recommendation and NCWA's and the delogation of rowers to the Managers vide Ext. W-4, I hold that Lxt. M-2 dated 26-4-80 issued with the approval of the General Manager ropeways had no authority to satisfied appealed pay of Rs. 50/- per month to the concerned workmen and as such the concerned workmen cannot claim the special pay of Rs. 50/- per month for handling cash.

It is now admitted that the concerned workmen are not handling cash. WW-1 Shri G. C. Banerjee has stated that since May, 1974 he is not handling cash in the openways and that Shri R. L. Das also is not handling cash since sometimes before him. The order Ext. M-2 shows that the special pay was allowed towards cash handling. Since the concerned workmen were not handling cash since May, 1974 or sometimes before it they cannot claim even according to Ext. M-2 special pay of Rs. 50/- per month after May, 1974.

The workmen have referred to Ext. W-5 which is a minutes of discussion and it is submitted that the said Ext. W-5 is a settlement. On the other hand it is submitted on behalf of the management tha Ext. W-5 is only a minute of discussion and not a memorandum of settlement in accordance with the Rule 58 of the Industrial Disputes (Central) Rules, 1957. On perusal of Ext. W-5 it appears that it is not in accordance with Rule 58 of the Industrial Disputes Rules as it is not in Form-H. It is clear from the documents itself that Ext. W-5 is not a settlement and it is a mere minute of discussion showing that the management submitted bofore the conciliation officer that the amount of special pay of Rs. 50/- has been restored to the workmen and as such the demand was settled at that stage. It appears that the management had not given a notice under Section 9(A) of the I.D. Act before stopping the special pay of Rs. 50/- to the concerned workmen and as such the management restored the special

the conciliation officer. The management thereafter issued a notice Ext. M-1 under Section 9(A) of the 1.D. Act and after considering the representations from the workmen stopped the payment of special pay of Rs. 50/- permonth vide Ext. M-3 dated 1-4-83. It will appear from Ext. M-3 that the reasons have been given as to why the payment of special pay was being discontinued. The reasons given show that the authority who had sanctioned the special pay of Rs. 50/- to the concerned workmen vide Ext. M-2 had no authority to sanction the said amount and as discussed above it will appear that the General Manager who had sanctioned the amount vide Ext. M-2 had actually no authority to make sanction for the payment of special pay. I hold, therefore, that Ext. W-5 is only a minute of discussion and is not a settlement as contemplated under Rule 58 of the I.D. Rules and accordingly It cannot be said that the present industrial dispute had been settled vide Ext. W-5.

In the result, I hold that the action of the mbanagement of D & F Ropeways M/s. B.C.C. Ltd., Bhulanbararee pay amp, P.O. Patherdih, Distt. Dhanbad in stopping the special y of Rs. 50/- per month to Shri G.C. Banerjee, Cashier d Shri R.L. Das, Asstt. Cashier with effect from 1-4-83 is stifled and consequently the concerned workmen are entitled no relief.

This is my Award.

 N. SINHA, Presiding Officer [No. L-24012|46|83-D IV. (B)] R.K. GUPTA, Desk Officer

मई दिल्ली, 18 मितम्बर, 1986

का. प्रा. 3371.— औधोगिक विवाद श्राधिनियम, 1947 (1947 का 14) की धारा 17 के प्रनुसरण में, केन्द्रीय सरकार, भारत कोकिंग कील लि. की बेनेडीह कोलियरी के प्रबंधतंत्र से सम्बद्ध नियोजकों और उनके कर्मकारों के बीच, प्रनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक प्रधिकरण, नं. 2, धनबाद के पंचाट को प्रकाणिक करती है, जो केन्द्रीय सरकार को 3-9-1986 को प्राप्त हुन्दा था।

New Delhi, the 18th September, 1986

S.O. 3371.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal No. 2, Dhanbad as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Benedih Colliery of M/s. Bharat Coking Coal Ltd. and their workmen, which was received by the Central Government on the 3rd September, 1986.

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL (NO. 2) AT DHANBAD

Reference No. 80 of 1985

In the matter of industrial dispute under Section 10(1)(d) of the I.D. Act., 1947.

PARTIES:

Fmployers in relation to the management of Benedih Colliery if Messrs. Bharat Coking Coal Limited and their workmen.

APPEARANCES:

On behalf of the workmen: Shri D. Mukherjee Secretary
Bihar Colliery Kamagar Union

On behalf of the employers: Shri B. Joshi, Advocate.

STATE: Bihar

INDUSTRY: Coal.

Dated, the 26th August, 86

AWARD

The Govt, of India, Ministry of Labour in exercise of the powers conferred on them under Section 10(1) (d) of the I.D. Act., 1947 has referred the following dispute to this Tribunal for adjudication vide; their Order No. L-20012(31) 85-D. III (A), dated, the 29th May, 1985.

SCHEDULE

"Whether the demand of Bihar Colliery Kamagar Union that the management of Benedih Colliery of Messrs. Bharat Coking Coal Limited should regularise their workman, Shri Santosh Bishnu as Overseer with payment of wages as Overseer with retrospective effect is justified? If so, to what relief is this workman entitled and from what date?"

In this case both the parties filed their respective W.S. documents etc. The workmen examined five witnesses and the case was fixed for evidence of the employers on 16-6-86. On that day both the parties prayed for time for filing settlement and ultimately on 6-3-86 both the parties appear before me and filed a memorandum of settlement. I find that the terms of settlement are fair and proper. Accordingly I accept the same and pass an Award in terms of the memorandum of settlement which forms part of the Award as Annexure.

1. N. SINHA, Presiding Officer

ANNEXURE

BEFORE THE PRESIDING OFFICER CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL NO. 2 AT DHANBAD

Reference No. 80/85

Employers in relation to the management of Benedih Colliery.

AND

Their workmen.

PETITION OF COMPROMISE

The humble petitioner on behalf of the parties referred above most respectfully shewith :--

(1) That without prejudice to the respective contention of the parties to the reference the dispute has been amicably settled on the following terms:—

TERMS OF SETTLEMENT

- (a) That the concerned workman Shri Santosh Bishnu will not demand for his regularisation as "Overseer" as he does not posses degree or diploma in Civil Engineering.
- (t) That Shri Santosh Bishnu's designation will continue as "Gomarta" as at present and he will continue to perform the duties as will be alloted to him from time to time relating to Civil construction works and other alternate works suitable for him whenever so required.
- (c) That considering the nature of jobs performed by the concerned workman and number of years of service put by him in different capacities on different jobs the management will promote him to special grade within one month's period from the date of signing of the settlement.
- (d) That the concerned workman will not claim any other relief so far as the present dispute is concerned.
- (2) That in view of the aforesaid settlement there remains nothing to be adjudicated.

Under the facts and circumstances stated above the Hon'ble Tribunal will be graciously pleased to accept the settlement as fair and proper and be pleased to pass the Award in terms of the settlement for the workman.

Sd/- Illegible For the Employers

(1) Sd/- (Illegible) (2) Sd/- (Illegible

DECLARATION

1. Shri S. Bishnu, the concerned workman hereby declares that I fully understood the terms of the settlement and I accept the same.

Sd/-(S. Bishnu) (No. L-20012(31)|6-D. III(A); I. N. SWIIA, Presiding Officer

नई दिल्ली, 19 सितम्बर 1986

का. आ. 3372.—औद्योगिक विवाद शिविनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार, भारत कोकिंग कोल लि. के क्षेत्र नं. V में मुदीडीह कोलियरी के प्रबंधतंत्र से सम्बद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक श्रीकरण, गं. 2, अनुवाद के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 3-9-1986 को प्राप्त हुआ था।

New Delhi, the 19th September, 1986

S.O. 3372.—In pursuance of section 17 of the Industrial Disputes Act 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal No. 2, Dhanbad as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Mudidih Colliery in Area No. V of M/s. Bharat Coking Coal Ltd., P.O. Sijua, District Dhanbad and their workmen, which was received by the Central Government on the 3rd September, 1986.

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL (NO. 2) AT DHANBAD

Reference No. 100 of 1982

In the matter of industrial dispute under Section 10 (1)(d) if the I.D. Act, 1947

PARTIES ;

Employers in relation to the management of Mudidih Colliery in Area No. V of Messrs, Bharat Coking Coal Limited, P.O. Sijua, District Dhanbad and their workmen.

APPEARANCES:

On behalf of the workmen: Shri S. Bose, Secretary, Rashtriya Colliery Madoor Sangh.

On behalf of the employers: Shri G. Prasad, Advocate.

STATE: Bihar INDUSTRY: Coal

Dated, Dhanbad, the 28th August, 1986 AWARD

The Government of India, Ministry of Labour in exercise of the powers conferred on them under Section 10(1)(d) of the I.D. Act, 1947 has referred the following dispute to this Tribunal for adjudication vide their Order No I-20012 (125) 82-D.III(A), dated, the 20th August, 1982.

SCHEDULE

"Whether the demand of the workman of Mudidih Colliery in Area No. V of Messrs. Bharat Coking Coal Limited, Post Office Sijua, District Dhanbad for promotion of Shri Rajib Ranjan, Loading Supervisor to Technical Grade-A is justified? If so, to what relief is the workman concerned entitled and from what date?"

The case of the workmen is that the concerned workman Shri Rajib Ranian is a permanent employee of Mudidih Colliery. Since 29th July, 1983. He is designated as Loading Supervisor and he was placed in time rated in the scale of Technical and Supervisory Grade-B and is still continuing in Technical and Supervisor Grade-B. The management of Mudidih Colliery was taken over by the Central Government with effect from 17-10-71 and nationalisationed with effect from 15-72 and its ownership, management and control vested in Mls. B.C.C.L. Prior to the take over of the colliery and thereafter till 28th of July, 1973 the job of Loading coal of Mudidih colliery was done through contractor named Shri Jagnarayan Singh. The concerned workman was managing the actual job at the colliery on behalf of the said contractor. The entire job of loading at the colliery siding where railways wagons were placed for loading coal to be despatched to various consumers was

being done through the concerned workman. The management of BCCL abolished the contract system of loading and unloading of coal at the collieries including the Mudidih Colliery and absorbed the contractors employees as departmental employees of respective collieries of BCCL. In the said process the concerned workman was also absorbed in the employment of BCCL in Mudidih Colliery in the post of Loading Supervisor although he was perfoming much higher responsibility in the loading job than of the Technical and Supervisor Grade-B with effect from 29-7-73. Similar type of employees regularised in BCCL were placed in Technical and Supervisory Grade-A. The matter was brought to the knowledge of the management by the concerned workman and after ascertaining the facts and finding the assertion of the concerned workman to be correct the colliery management recommended the case of the concerned ed workman to the higher authorities for upgrading him. Technical and Supervisory Grade-A but nothing was do by the higher authorities. The concerned workman is en ed to look after two separate tailway siding for loads of coal from Mudidih Colliery and has to look after di bution of jobs to the workmen, check for proper placer of wagons in both the siding and found out their requ ment of quality of coal to be loaded in each wagons, cl proper capacity loading in each wagon according to loading marking, checking quality control in loading coal in wagons, report to higher authorities in respect of proper loading within time limit, attending to pay load. break down, requisition of deployment of pay loader w wagons are placed at the siding under his charge and array purchase of spares of pay loaders, dozers and Poclain-C 90. The aforesoid duties of the concerned workman will self show the higher nature of job being performed by than just the work done by a loading supervisor of colliery. When no action was taken by the high authorities the union of the workmen represented the matbefore the ALC(C), Dhanbad vide letter dated 30-10-81, 1 cussion took place between the parties on several date before the ALC(C) and when the management desired settle the issue mutually the dispute was closed in the fi of AIC(C) so that the dispute could be settled mutual between the parties. The matter was keep pending at tl higher level of the management for sometime and finding no out come the union of the workman again raised an industrial dispute vide letter dated 14-1-82 before the ALC(C), Dhanbad who conciliated the matter and on failure, report being sent, the Government of India, Ministry of Labour referred the matter for adjudication to this Tribunal. The management have deliberately kept the concerned workman in lower grade while allowing higher grade to persons doing less responsible duties in the adjoining collieries and thus the management has discriminated between the con-cerned workman and other workman doing the same job. It is submitted that the concerned workman be placed in Technical and Supervisory Grade-A with effect from 29-7-73 with consequential effects.

The case of the management is that the reference is not maintainable. Promotion to a workman is a management function and it is the discretion of the management to select a person for promotion. The workman had not raised a conute with the management before the demand was placed before the apprenriate Government. Under the recommendation of the Coal Wage Board Clerical staff have b placed in 4 different grades depending upon the nature work performed by them. The recommendation of the C Ware Board has been adopted by NCWA I II by management. Loading Supervisor has been placed in Cical Grade I. The concerned workman has been working a Loading Supervisor at Mudidih Colliery since 21-7-73 a has been placed in Grade-B. No case has been made by the workmen for the promotion of the concerned woman to the higher grade. The technical Grade-A is me for Technical and Supervisory staff and the members of the clerical staff are not covered under a Technical and Supervisory staff and therefore the demand of the works for promotion of the concerned workman to Technical Grade A is not tenable. The concerned workman is not entitled to any relief and no retrospective effect can be given to an Award to any perioprior to the date on which the specific demand which resulted the industrial dispute were

made.

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The management and the workmen each examined on witness in support of their respective cases. The workmen's documents have been marked Fxt. W-1 to W-4. The management did not produce any document.

The point for determination is whether the concerned workman should be promoted to Technical and Supervisory Grade-A.

The admitted facts are that the concerned workman was an employee of a Loading contractor working in Mudidih Colliery. The concerned workman was doing wagon loading job in Mudidih Collicry since prior to the nationalisation of the Coal Mines under the contractor. It is also admitted that on 1-5-72 Mudidih colliery was nationalised and the contract system of loading continued in the said colliery since 23-7-73. There is also no denial of the fact that the concerned workman was employed by BCCL in Mudidih Folliery in the post of Loading Supervisor in Technical rade-B. The case of the concerned workman is that the ner workmen doing job of Loading Supervisor of less sponsibility had been fixed in Technical and Supervisory rade-A but the concerned workman was placed in Super-iory and Technical Grade-B. The workmen have claim-Grade. A to the concerned workman on the principle ot equal pay for equal work and on that principlle have manded Technical and Supervisory Grade-A to the concernworkman. WW-1 is the concerned workman, he has stated at since 29-7-73 he is working as a Loading Supervisor Mudidih Colliery and before that he was working as noading Supervisor at Maddih Colliery under Jainarayan ringh, Loading contractor. He has stated that since 29-7-73 the contract system was abolished and BCCL took all the mployees under the contractor as their own employees including the concerned workman. He has stated that in other ollieries also the contract work of Wagon loading was siepartmentalised from almost the same date. He has stated hat Maden Lal Chandena working as a Loading Supervisor 1 Tetulmari Colliery was given Technical Grade-A in 1975 and that Ladhu Gonal Choubey who is working as a Loading Supervisor in Salanpur colliery was also given Technical Grade-A. He has further stated that the duties performed by thim as Loading Supervisor is more than the duties which was performed by Madan Lal Chandana and Ladhu Gonal Choubey. He has also stated that he himself and his union had written to the management for allowing him Technical and Supervisory Grade-A and his case was recommended by the officers of the Area Office to the headquarters of BCCL twice for giving him Technical and Supervisory Grade-A but the headquarters neither informed him nor the union on the said recommendation. He has also stated that the management did not give him any reason as to whe he would not be allowed Technical and Supervisory Grade-A There is nothing in the cross-examination of WW-1 to falsifiv the statement that Madan Lal Chandana and Ladhu Choubey who were working as Loading Supervisor were placed in Technical and Supervisory Grade-A. MW-1 is working as Senior Personnel Officer in Mudidih Colliery. He has stated that S. C. Choubey and V. D. Thakkar who stated that S. C. Choubey and V. D. Thakkar who working as Loading Supervisor in Mudidih Colliery des the concerned workman are in the clerical special le and Clerical Grade-1 respectively and that they are ior to the concerned workman. He has stated that there circular for the promotion of all the clerical staff of CL but he has also stated that the promotion in the Techal Grade-A and B is done at the headquarters level where promotion is considered on the level of the company and promotion is made by the headquarters only acancy exists. It will appear from his cross-examination that a was never exclusively deputed to work in the siding of Judidih Colliery. He knows the concerned workman since 1980. It will also appear that he does not know the specific luties being performed by the Loading Supervisors. He has no knowledge as to how the concerned workman was appointed as Loading Supervisor. He has come to learn that the Area office had recommended for the promotion of the concerned workman in Technical and Supervisory Grade-A. Thus it appears from his evidence also that the Area Office had recommended for placing the concerned workman in Technical and Supervisory Grade-A. He las not denied that Madan Lal Chandana, Ladhu Gonal Choubev were placed in Technical and Supervisory Grade-A. Thus the evidence of the concerned workman remained unassailed to 779 GU86-17,

the effect that Madan Lal Chandana, and S. C. Choubey were fixed in Technical and Supervisory Grade-A as Loading Supervisor.

Ext. W-1 dated 26-4-77 is a letter from the Area Manager (Personnel) of the G. M. Area No. V to the Superintendent, Tetulmari Colliery. It shows that the management agreed to fix the pay scale of Shri Madan Lal Chandana, Loading Supervisor in Technical and Supervisory Grade-A. with effect from 1-5-75. Ext. W-4 dated 10-1-85 is a letter from the Personnel Manager, Katras Areas to the Personnel Manager Area No. VI which shows that I adhu Gopal Choubey Loading Superisor of Salanpur Colliery was in Technical and Supervisory Grade-A since 1975. Thus Ext. W-1 and W-4 supports the case of the concerned workman that Madan Lal Chandana and Ladhu Gopal Choubev who were working as a Loading Supervisor in other collieries were fixed in the pay scale of Technical and Supervisor Grade-A as Loading Supervisor from 1975. The case of the concerned workman is that he should also get supervisor and Technical Grade-A from the date Shri Madan Lal Chandana and Shri Ladhu Gopal Choubey got Technical and Supervisor Grade-A. Ext. W-3 is a notesheet of the officers of Muddik Colliery. It will show that the concerned officers of Mudidih Colliery. It will show that the concerned workman was working as a Loading Supervisor since 1973 in Technical Grade-B and was in that grade for more than 7 years. It also appears that the authorities were fully satisfied with his work and as such they had recommended for his promotion to Technical and Supervisory Grade-A and the G M, accepted the recommendation and forwarded a letter Ext. W-2 dated 20-7-81 to the General Manager, Personnel BCCL Koyala Bhawan Dhanbad, Ext. W-2 has been written by the Personnel Manager of Sijua Area in which Mudidih Colliery falls. It shows that the case of the concerned workman was earlier forwarded to the Headquarters for his promotion to Technical and Supervisory Grade-A by a letter dated 28-8-79 but no communication was received in Silva Area from the headquarters. It was requested in this letter that justice should be done to the concerned workman and is upgraded to Grade-A for which he is fully competent. It will thus appear that the authorities where the concerned workman is working were fully satisfied with his work and recommended for his upgradation to Technical and Supervisory Grade-A.

The case of the workmen, it appears, is not exactly for promotion but it appears to be a case of fixation in Technical Grade-A on the basis of the fact that other loading supervisors were given Technical and Supervisory Grade-A in the other collieries and that the authorities upto the level of the General Manager of the area were satisfied about the demand of the concerned workman for his fixation and upgradation in Technical and Supervisory Grade-A. In view of the discussions made above, as Madan Lal Chandana and Ladhu Gopal Choubey Loading Supervisors were placed in Technical and Supervisory Grade-A since 1975, the concerned workman also deverves to be placed and upgraded in Technical and Supervisory Grade-A atleast from the date from which Shri Madan Lal Chandana and Ladhu Gopal Choubey were fixed in Technical and Supervisory Grade-A.

The objection raised in the W.S. of the management that Loading Supervisors is in the Clerical cadre of BCCL is falsified by Ext. W-1 and W-4. The fact that the area authorities vide their note Ext. W-3 recommended the concerned workman for giving him the next higher grade-A will also show that Loading Supervisors are in Technical and Supervisory Grade-A. The fact that the concerned workman is admittedly in Technical and Supervisory Grade-B as Loading Supervisor itself shows that he is in Technical and Supervisory cadre and not in the clerical cadre. The said objection appears to be quite frivolous.

One of the objection raised on behalf of the management is that the concerned workman had not made any demand for giving him in Technical and Supervisory Grade-A. Ext. W-3 which is the note of the Manager of Mudidih Colliery itself shows that the concerned workman had represented for Technical and Supervisory Grade-A and that the Area Supervisor itself shows that he is in Technical Supervisory him to Grade-A. It is clear therefore that a demand was made on behalf of the concerned workman with the manage-

ment for giving him Technical and supervisory Grade-A. Thus this objection also appears to be frivolous.

In view of the discussions made above I hold that the concerned workman is entitled to be upgraded to Technical and Supervisory Grade-A from 1-1-75.

In the result, I hold that the demand of the workman of Mudidin Colliery in Area No. V of Mis, BCCL for pomotion of the concerned workman Shri Railb Ranjan, Loading Supervisor, to Technical Grade-A is instified and accordingly the management is directed to upgrade the concerned workman in Technical Grade-A w.e.f. 1-1-75. As the concerned workman had been doing the same type of job as other loading Su-evisor who were placed in Technical Grade-A from 1-1-75, the concerned workman is also emitted to the type of Technical and Supervisory Grade A from 1-1-75. wages of Technical and Supervisory Grade-A from 1-1-75.

This is my award.

I. N. SINHA. Presiding Officer No. L-20012(125)[82-D. HI(A)

का. हा. 3372.-- ओद्योगिक विवाद श्वधितियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार, इंडियन झायरह एण्ड स्टील कं. लि. की चासनाला कंग्लियरी के प्रबंधतंत्र से सम्बद्ध नियोजकों और उनके कर्मकारों के बीच, धनुबंब में निविष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक श्रिकरण, नं. 2, धनवाद के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार को 29-8-1986 को प्राप्त

S.O. 3373.—In pursuance of section 17 of the Industrial Disputes Act. 1947 (14 of 1947), the Central Government Intereby publishes the award of the Central Government Insustrial Tribunal No. 2. Dhanbad as shown in the Antexure, in the industrial dispute between the employers in relation to the management of Chasnalla Colliery of Mis. Indian Iron & Steel Co. Ltd and their workmen, which was received by the Central Government on the 29th August, 1936. 1936.

ANNEXURE

BEFORE THE CENTRAL GOVENMENT INDUSTRIAL TRIBUNAL (NO. 2) AT DHANBAD PRESENT

REFERENCE NO. 66 OF 1985 In the matter of industrial dispute under Section 10(1) (d) of the I. D. Act, 1947.

PARTIES:

Employers in relation to the management of Chasnalla Colliery of Messrs. Indian Iron & Steel Co. Limited and their workmen.

APPEARANCES .

STATE : Bikar

On behalf of the workmen.—Shri C. S. Choubey, Joint General Secretary, Coalfield Labour Union.

On behalf of the employers.—Shri Mohit Mukheriee, Manager (Personnel), Indian Iron & Steel Co. Ltd.

INDUSTRY : Coal.

Dated, Dhanbad, the 18th August 1986

AWARD

The Government of India, Ministry of Labour in exercise of the nowers conferred on them under Section 10(1)(d) set the I. D. Act. 1947 has referred the following disnute to this Tribunal for adjudication vide their Order No. L-20012 (32)|85-D.III(A), dated, the 28th May, 1985.

SCHEDULE

"Whether the demand of Coalfied Labour Union that the dependant of late Shri Kartik Mahato. Watchman of Chasnalla Colliery Air Strip of Messrs. Indian Iron & Steel Company Limited, who died in the year 1980, should be given employment in the Company in terms of para 10-4.2 of the National Coal Wage Agreement-II is justified? If so, to what relief the dependant of late Kartik Mahato, Shri Maheshwar Prasad Mahato, is entitled?

Katik Maha to and Fuleshwar Mahato who were both works ing as Watchman at Sindri Air Strip, The dispute was referred to the Central Government Industrial Tribunal Noils

Despend in recognition of Friedrich Phosphod in recognition of Phosphod Phosphod in Phosphod in recognition of Phosphod 1, Dhanbad in respect of Fuleshwar Mahato only as duri In the pendency of the conciliation proceeding Kartik Makpendied. The said reference was numbered as Rei. Case No. they and the matter sent for adjudication was in the follow the

"Whether the demand of the workmen of Chasmical Colliery of Ms. HSCO. Ltd., Chasnalla District Dhanbad that Shri Fuleshwar Mahato should that the control of the change of regularised and should be paid rages as pel NCWA-II is justified? If so, to what relief the workman is entitled?"

On 16-8-83 a settlement was filed in Central Government. Industrial Tribunal No. 1. Dhanbad in which it was agreed to appoint Shri Fuleshwar Mahato as Cat. I Mazdoor as new recruit. It was also agreed that the said settlement as a partie of the settlement as a settlemen whole will settle all the dispute between the parties relating to Air strip Sindri and finally Central Government Industrial Tribunal No. 1, Dhanbad made its award on 16-3-33 on the basis of the compromise petition filed between the parties. According to the said Award Shri Fuleshwar Mahata was regularised and since then he is working as a Watch-man at Sindri Air Strip. Shri Kartik Mahato died unmarries, and without any issue on 17-2-80 and as such Shri Mahesh-war Prasad Mahato is youngest brother has claimed ap-pointment as per the terms of clause 10-4.2 of NCW which deals with employment of one dependent of the work-man who dies while in service. A dependent of the workman who dies while in service. A dependent for the purpose means wife husband as the case may be, unmarried daughter son and legally adopted son and if no such direct relation is available for employment then younger brother wido wed daughter widowed daughter in-law or son-in-law residing with the deceased and wholly dependent on the earnings of the deceased may be considered to be the dependent of the deceased. As Kartik Mahato died unmarried he left no direct dependent and as such Mahashwar Mahato being the youngest brother of Kartik Mahato is entitled for employment as dependent of Kartik Mahato. The management did not agree to the demand of the workman. An industriall dispute was raised before the ALC(C) Dhanbad and on failure pute was raised before the ALC(C) Uhanbad and on fail of conciliation the dispute was referred to this Tribunal adjudication. Although Kartik Mahato was working watchman he did not get the wages and other benefit the post. Chasnalla Colliery had a rest house from w Kartik Mahato and Fuleshwar Mahato were getting twages every month along with other workers of rest house. The said air strip at Chasnalla was taken lease by Chasnalla Colliery from PCI Sindri. The Waget Kartik Mahato and Fuleshwar Mahto were being deby to the accounts of the company and even today the m to the accounts of the compaony and even today the m agement is keeping the permanent workers air strip. Tworkers working in the air strip are also governed by f. same Standing orders as the colliery. According to the order nary rules any worker putting in 240 days in a year is e titled to be come permanent and although Kartik Mahathad nut in attendance of more than 240 days attendance each year be was not made permanent. Late Kartik Mahati should have been made permanent worker long ago.

The case of the management is that Maheshwar Pd. Mahato is an outsider and he does not fell within the scope Mahato is an oursider and ne does not tall within the scope of Section 2(s) of the I. D. Act and the matter referred to this Tribunal for adjudication does not fall within section 2(s) of the J. D. Act. The case of the management further is that employees working in the air strip cannot be considered as employees of the mine. USCO, which has a street at the contract of the mine of the proposed of the mine. rient at Burepurhes 2 captive collieries in Dhanhad dis-trict and one colliery in Burdwan. It had one aircraft which occasionally used to land at Sindri Air Strip. The said

airstrip is not a regular aerodrome for landing off and take off of aircraft. It, has no projective arrangement for security and prevention of siray catles or persons and arrangement for controls of lights like regular aerodrome. It became necessary for the management itself to make arrangement for driving away stray cattle at the time of landing and take off. The said job was entrusted by the management to two of the neighbouring villages on payment of a contractual and consolidated amount of Rs. 200- per month. Those two persons were Kartik Mahato and Fuleshwar Iahato and they were never considered as employees of the anagement. Those two persons are not covered by the ovisions of NCWA—and accordingly they were never even any benefit therein. They were never considered as orkmen of the management. There could be no valid intensitial dispute in the eye of law as the so-called dependent of late Shri Kartik Mahato who is absolutely a strandand the sponsoring union is not competent to raise the ute of such a stranger. There is no community of inbetween the dependent of late Shri Kattik Mahato was a contractor and the management. The demand ployment of the deceased worker does not fall within to f. D. Act under Section 2(K). Shri Mahato, and he demand of the union is not legally tenable and laheshwar Pd. Mahato is not entitled to any relief er as a dependent of late Kartik Mahato.

point for decision is whether Shri Maheshwar Pd. should be given employment by the management IISCO Ltd. in terms of para 104.42 of NCWA-II as indent of late. Shri Kartik Mahato watchman of ispalla Colliery Airstrip.

In order to decide the said point it has to be decided nether there was any relationship of employer and emloyee between the management of IISCO. Chasnalla and ate Shri Kartik Mahato and whether Maheshwar Pd. Mahato is a dependent of Kartik Mahato in terms of para 10.4.2 of NCWA-II.

The workmen and the management have each examined two witnesses in support of their respective cases. The documents of the workmen have been marked as Ext.W-1 to W-11 and the documents on behalf of the management have been marked Ext. M-1 to M-3.

I will first take up whether there was any relationship of employer and employee between the management of Chasnalla Colliery of IISCO, and late Kartik Mahato. Ext. W-7 dated 2-5-68 is a letter from the Manager Chasnalla Colliery to Shri Kartik Mahato and Shri Fuleshwar Mahato watchman of Sindri Air Strip whereby they were directed that Car. No. WBE-4680 of Mr. C. S. Ahluwalia be allowed to pass through the gate of Sindri Air Strip and ply on the management's airstrip road as and when required. Ex. W-8 dated 15-2-67 is another letter issued by the Manager, Chasnalla Colliery to Shri Jitu, Kartik Mahato and Fuleshwer Mahato watchman of Sindri Airstrip directing them best no carltruck or jeep will be permitted to pass through the rac air strip without permission of the manager except the rac air strip without permission of the manager except the senticles whose numbers were given in the said letter. It is senticles whose numbers were given in the said letter. It is senticles whose numbers were given in the said letter. It is senticles whose numbers were given in the said letter. It is senticles whose numbers were given in the said letter. It is senticles whose numbers were given in the said letter. It is senticles whose numbers were given in the said letter. It is senticles whose numbers were given in the said letter. It is senticles whose numbers were given in the said letter. It is senticles which drastic action will be taken against them. It is the letter should be strictly adhered to crucion given in the letter should be strictly adhered to remove the manager. Chasnalla colliery and were governed the memployees of Chasnalla colliery and were governed the memployees of Chasnalla colliery certifying that cate from the manager. Chasnalla colliery of manager. Chasnalla colliery of Mischala and Fuleshwar Mahato were working in the month of December. 1975 issued by the Administrative the month of December. 1975 issued by the Administrative the month of December. 1975 issued by the Administrative war Mahato were Air

month as salary. It also shows that Rs. 25 per month was being deducted from their salary per month as their contribution to the P. F. Another fact of impotance in this exhibit is about the number of days of a en ance of these two workmen. It is stated that they had attendance of 31 days in the month of December, 1975 which includes that they were not casual workmen but were required to work regularly on monthly basis. The documents usus seed above will show that late Kartik Mahato along with rul shwar Mahato were working as Watchinen in the short. Air strip of Chasnalla colliery of Ilseo, since a very long time and that they were getting salary of Rs. 200 per month along with the guest house employees. It further demel shes the case of the management that Kartik Ma.a.o was a contractor and not a workman of air strip.

The management has examined MW-1 Shri R. R. j. ra.. an working as an Officer in-narge at Chasnalla. He has suited that LISCO. has its own air strip which the company took from FCI Singri on lease. He has stated that tate walted Mahato and Fuleshwar Mahato were working on courct basis and they were not regular employees of iloCo. He has stated about their duties in the air surip. He has sta ed that they were required to chase the cattle from the FCI air strip when the plane was about to arrive in the air strip, and that they used to arrange for the signal (flag, fir the landing of the plane in the air strip and that they were to see that there was no illegal construction over the an strip. He has stated that they were not the employee, of the guest house but the said evidence is belieu by .xt. w-1 which shows that the salary of the two air s.rip watchmen were prepared along with the employees of the guest house. He has stated that there is a trench around the air strip so that vehicles may not pass in the air strip. According to him the planes of Tata, Govt. of India, bCCL also land at the said air strip. He has not doubt stated that the company whose planes land in the air strip make the arrangement of the said arrangement. ment at the time of landing of the planes but I do not think that the said arrangement was feasible because the air strip belong to the IISCO, which had engaged us own watchman who had to experience known to work which was to be done at the time of landing and take off of the air-craft. In his cross-examination he has stated that if a person works on a job continuously for 240 days in a year he is regularised in the service of the company. He has stated that Kartik Mahato was working continu usly the air strip prior to 1980 and that Fuleshwar Maha o is still continuing as watchman at the air strip. He has stated that either Kartik Mahato and Fuleshwar Mahato used to take their wages from Chasnalla collery and they had not to submit bills for the payment of their wases. He has stated that both of them were getting their wages regularly each month which was drawn from Ch sn lla Coliery. He has stated that persons working in guest house or at the canteen of Chasnalla are the workmen of II Co and that persons working in the department other than the production at Chasnalla are also workmen of Chasnalla colliery. Then he says that the officers who landed by the plane used to come for their work either in Chasnella colliery or Jitpur colliery and this shows that Kartik Mahato and Fuleshwar Mahato were actually engaged in the work of Chasnalla colliery. He had to accept that the workmen of guest house are on the rolls of HSCO, and that Ext. W-11 is the salary sheet of the guest house employees which includes the name of late Kartik Mahato and Fuleshwar Mahato. He has stated that Kartik Mahato and Fuleshwar Mahato used to deduct amount of P. F. from their salary. He has also stated that there is no contract be ween Kartik Mahato and the management regarding their work in the market of the salary shows that Kartik Mahato air strip. Thus his evidence clearly shows that Kartik Mahato and Fuleshwar Mahato were not doing the job of W tchman as contractors. Thus it is clear from the management's witness also that Kartik Mahato and Fuleshwar Mahato were withess also that Nathk Mahato and ruleshwar Mahato were working on monthly basis and were receiving monthly wages.

WW-1 is Flueshwar Mahato who is still working as a Watchman in the air strip. It will appear from his evidence and exhibits W-3 W-4 and the Award Ext W-5 that the watchman in the air strip. It will appear from his evidence and exhibits W-3, W-4 and the Award Ext. W-5 that the industrial dispute raised on his behalf by the union was adjudicated and finally the award was made on the basis of settlement by which he was given conformant wide Event adjudicated and many the award was made on the basis of settlement by which he was given employment vide Ext. W-2 dated 29-10-83 as Mazdoor in Cat. I. No doubt this appointment shows that he was given fresh appointment but the evidence will show that this appointment was given only because of the fact that he was working as Watchman in the air strip since a long time. He has stated that the industrial dispute was raised by the union on his behalf and on behalf of Kartik Mahato before the ALC(C), Dhanbad but as Kartik Mahato died during the pendency of the conciliation proceeding the reference was made only in his respect which was decided in Ref. No. 5 [82. He has stated that Kartik Mahato was working along with him as watchman at Sindri Air strip since 1964 and that Kartik Mahato worked till his death.

Ext. W-6 dated 29-6-81 is the comment of the management filed before the ALC(C) in respect of the industrial dispute in Chasnalla colliery over non payment of actual wages to S|Shri Fuleshwar Mahato and Kartik Mahato Watchman. In this comment the management itself stated that Kartik Mahato died sometime during the end of January, 1980 or beginning of February, 1980. It is admitted in this comment that M|s. IISCO has a aircraft which used to be operated occassionally from Burnpur to Chasnalla colliery and the company has an air strip at Sindri at a distance of about 8 K. M, from Chasnalla colliery. It is stated that since the flights were few and far between it was considered necessary to employ a couple of men to drive away the cattle when any air craft was landing and taking off and that both Fuleshwar Mahato and Kartik Mahato residents of that locality were entrusted with the job on part time basis on a consolidated remuneration of Rs. 200 per month. It is stated that he air strip was used in the end of December, 1975 or July, 1976 immediately after the Chasnalla disaster as services of foreigners were requisitioned for recovery operation. WW-1 has also stated that Kartik Mahato and he himself used to get their salary from Chasnalla colliery office.

On the basis of oral and documents, evidence discussed above it is clear that late Kartik Mahato was working as air strip watchman at Sindri belonging to Chasnalla colliery since 1964 and that he continued to work regularly till his death on 17-2-80 on a monthly salary of Rs. 200 per month. It is also in evidence of MW-1 that a worker who completes 240 days attendance in a year has to be regularised and as from the evidence it appears that late Kartik Mahato had regularly worked since 1964, he ought to have been regularised as watchman long ago, but the management did not regularise him. The plea of the management that Kartik Mahato was not given all the facilities of NCWA cannot be taken advantage of by the management to show that Kartik Mahato was not their workmen rather the said fact will show that the management was exploiting the watchmen of their air strip by engaging them regul rly and not paying them the wages and other benefits which they ought to have received as watchmen as in the case of other watchmen working in the company. Accordingly I hold that there was relationship of employer and employee between the management of Chasnalla colliery of IISCO and late Shri Kartik Mahato.

Now it has to be seen whether Maheshwar Prasad Maha'o is a dependent of Kartik Mahato who had met with death while is service of IISCO. Admittedly Maheshwar Prasad Mahato is the youngest brother of Kartik Mahato and the management does not now dispute the said fact. According to the management although Maheshwar Pd. Mahato is the youngest brother of Kartik Mahato that fact alone is not enough so as to provide employment to Maheshwar Pd. Mahato under the provisions of para 10.4.1 and para 10.4.2 of NCWA-II. It is submitted on behalf of the management that Maheshwar Pd. Mahato was not a dependent of Kartik Mahato and as such he is not entitled to the advantages of the clause. Clause 10.4.1 of NCWA-II is as

"Employment would be provided to one dependent of workers disabled permanently and those who met with death while in service."

Clause 10.4.2 provides :-

"The dependent for this purpose means the wife husband as the case may be unmarried daughter, son and legally dopted son. If no such direct dependent is available for employment younger brother widowed daughter and widowed daughter in law or son-in-law residing with the deceased almost wholly dep-navailable for employment younger brother widowed dered to be the dependent of the deceased."

It will thus appear that there are two groups of dependents provided under clause (1) 10.4.2 of NCWA-II. The flist group of dependents are withousband, unmarried daguhier, son and legally adopted son. If there is no such direct dependent of the deceased then there is another group of dependent provided and they are younger brother, widowed daughter etc. residing with the deceased and almost dependent on the earnings of the deceased. Maheshwar Pd. Mahato is the younger brother of deceased Kartik Mahato and as such his case falls within the second group of dependent as Kartik Mahato had no direct dependent such as hwife, unmarried daugher, son and legally adopted son, case of the first group of dependents who are direct dents of the deceased, the clause does not provide tha should be almost wholly dependent on the earnings deceased but in the case of second group of the deceased of the deceased such as younger brother etc. it is it that they should be residing with the deceased ar wholly dependent on the earnings of the deceased. therefore to see whether Maheshwar Pd. Mahato was along with late Kartik Mahato and was wholly dependent on the earnings of deceased Kartik Mahato.

WW-2 is Maheshwar Pd. Mahato who is claiming ployment as dependent of deceased Kartik Mahato his younger brother. WW-2 has stated that Kartik Ma was not married and as such he had left no wife or issue. He has stated that he has claimed for employed as per NCWA-II as Kartik Chandra Mahato left no is the and had no wife. In his cross-examination he has state-82 that his father used to work in FCI at Sindri who retuprein 1982. He has further stated that his father along wheet his brothers live jointly and that they have some lai rein the village. He has stated that Kartik Mahato ducifiunjointness of the family. He has further stated that bnot father used to get all the facilities from FCI when he w in service and this witness also used to get medical he This etc. in FCI when his father was in service, MW-2 Sheted S. C. Mishra is working as an Asstt. Personnel Officer ules FCI Sindri. He has stated that Dukhu Mahato, Helpture, Grade-II, in the Town Engineering Section retired frol of service in 1982. He has stated that appropriate of ECV sindriservice in 1982. He has stated that employees of FCI Sindorkare required to give declaration of the dependents for the purpose of availing of LTC in Block of 4 years to the dependents of the workmen. He has stated that Dukhulan Mahato had given a declaration regarding his dependent, and an he has produced the declaration of Dukhu Mahato markedon Ext. M-1 before the management. He has also stated that on Dukhu Mahato had submitted his bill for LTC which is was marked Ext. M-2. He has proved a letter Fxt. M-3 dated ra-13-3-86 addressed to the Manager, HSCO. which is signed on by the Personnel Manager of Sindri FCI. Ext. M-1 is a life contribute from the personnel Manager of Sindri FCI. certificate for claiming reimbursement of expenditure in resent pect of LTC of Dukhu Mahato and his family members for kthe block year 1978-1981 and the journey was performed during 12-9-81 to 17-9-81. From the details of the members of family who availed the facility it will appear that Maheshwar Pd. Mahato son of Dukhu Mahato had also travelled along with his father besides other family members. Ex. M-2 dated 29-8-81 is the declaration of employees for the purpose of journey concession. It will appear that Dukhu Mahato had declared that Shri Maheshwar Pd. Mahato along with other family members were wholly depen-Mahato along with Galet Land is the letter dated 13-3-86 written by Personnel Manager of FCI Sindri in reply to the letter of the Manager Personnel IISCO. Central Office dated 13-3-86. The Personnel Manager of FCI information Office dated 13-3-80. The reisonnet manager of PCI informed the Manager of IISCO, that from the records the details of the dependent family members declared by Dukhu Mahato included the name of his son Maheshwar Prasad Mahato. This letter Ext. M-3 was based on the declaration than the second of the declaration of the declaration of the second of the declaration of the declaration. documents show that Maheshwar Pd. Mahato, son of Dukhu Mahato, was wholly dependent on Dukhu Mahato. The evidence of WW-2 which I have discussed above with show also that Kartik Mahato died in jointness alone with his father and brothers and that Maheshwar Pd. Mahato also

used to get medical aid in FCI when his father was in service. The above evidence therefore shows that Maheshwar Pd. Mahato was a member of the joint family residing with his father Dukhu Mahato. It will also appear from the evidence that Maheshwar Pd. Mahato was not almost dependent on the earning of deceased Kartik Mahato. In fact no evidence has been led on behalf of the workmen that Meheshwar Pd. Mahato was wholly dependant on the earnings of deceased Kartik Mahato or that he was residing along with Kartik Mahato. In view of the above facts it is clear that although Maheshwar Pd. Mahato was the youngest brother of Kartik Mahato he was not residing with the deceased Kartik Mahato and was not a dependent on the earnings of deceased Kartik Mahato. As the workmen have not been able to establish that Maheshwar Pd. Mahato resided with the deceased Kartik Mahato and was wholly dependent on the earnings of late Kartik Mahato, I hold that Maheshwar Pd. Mahato does not fulfill requirement of clause 10.4.2 of NCWA-II so as to claim employment as dependent of late Kartik Mahato.

In the result, I hold that the demand of the Coalfield Labour Union that the dependent of Shri Kartik Mahato Watchman of Chasnalla Colliery Air Strip of M[s.] HSCO, who died in the year 1980 should be given employment in the conspany in terms of para 10.4.2 of NCWA-II is not justified and as such Maheshwar Pd. Mahato is not entitled to any relief.

This is my Award.

I. N. SINHA, Presiding Officer[No. 1-20012(32)|85-D-III(A)]A. V. S. SARMA, Desk Officer

नई विल्ली, 19 सितम्बर, 1986

का. धा. 3374.— आंधोगिक विवाद अधिनियम, 1947 (1947) हो 14) की धारा 17 के धनुसरण में, केन्द्रीय सरकार, स्त्रीकल फैक्टरी, उनसपुर के प्रवंधतंत्र से सम्बद्ध नियोजकों और उनके कर्मकारों के बीच, त्नुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक घष्टि-रण, अबलपुर के पंजाट को प्रकाशित करती हैं, जो केन्द्रीय सरकार को 3-9-86 को प्राप्त हुआ था।

New Delhi, the 19 September, 1986

S.O. 3374.—In pursuance of section 17 of the Industrial lisputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal, Jabalpur as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Vehicle Factory, Jabalpur and their workmen, which was received by the Central Government on the 3rd September, 1986.

ANNEXURE

BEFORE SHRI V.S. YADAV, PRESIDING OFFICER CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL CUM-LABOUR COURT, JABALPUR (M.P.)

Case No. CGITILC (R) (20)|1986.

PARTIES:

Employers in relation to the management of Vehicle Factory, Jabalpur and their workman Shri Manni lal Slo. Pancham Singh, Labourer Clo Shri S.K. Advocate, 8/73, Ratan Nagar, Madan Mahal, Jabalpur (M.P.)

APPERARNCES:

For Workman
For Management
Shri S.K. Rao, Advocate.
Shri A.K. Chaube, Advocate.

INDUSTRY: Vehicle Factory DISTRICT: Jabalpur(M.P.)

AWARD

Dated : August 18, 1986

This is a reference made by the Central Government vide Notincation No. L-14012 (20) 85-D. II(B) dated 24th January, 1986 for adjudication of the following dispute.—

- "Whether the action of the management of Vehicle Factory, Jabaipur (M.P.) in terminating the services of Sri Mannilal Slo Pancham Singh, Labourer with e.ect from 15-10-84 is justified? If not, to what relief the workman concerned is entitled?"
- 2. Facts in this case are not disputed. Undisputed facts are that the workman, Mannilal was appointed in Lab. B in Vehicle Factory, Jabalpur vide order dated 7-9-1983 with effect from 19-9-1983 and his services were terminated with effect from 15-10-1984. Thus he had continuously worked for more than a year with the management. He was neither give a notice nor paid in lieu of notice of one month.
- 3. The case of the workman further is that the termination order was punitive, malafide, vindictive, arbitrary and illegal incontravention of provisions of Section 25F and 25H of the Industrial Disputes Act since it amounts to retrenchment within the meaning of Section 2 (00) of the I.D. Act.
- 4. The case of the management is that he was appointed on probation for a period of six months which may be extended if necessary and as per the terms of the appointment order services could be terminated without notice at any time. He was often found missing from place of his work unauthorisedly. He was given number of warnings but he did not improve. Therefore his services were terminated as per the terms of his service condition. As such there is no question of provision of Section 25F and 25H being contravened.
- 5. No doubt appointment order Ex. M|1 dated 7-9-1963 goes to show that he was appointed on probation of six months with a clause that his service; could be terminated at any time during the probation period without any notice. However, vide Ex. M|2 dated 29-3-1984 his probationer period was extended for a further period of six months with effect from 18-3-1984. The case of the management is that he was unauthorisedly found absent from duty on 28-8-1984, 25-2-83, 28-2-1984 and 19-3-1984 and he was warned in writing respectively vide Ex. M|4 to Ex. M|6. He was also worked for unsatisfactorily performance vide Ex. M|7 dated 29-3-1984. So ultimately his services were terminated with out noticed with effect from 15-10-1984 as his services were no longer required vide Ex. M|8.
- 6. Question arises whether his services could have been terminated without complying with the provision of Sec. 25F of the I.D. Act. Section 25F of the I.D. Act, lays down that "no workman employed in industry who has been in continuous service for not less than one year under an employer shall be retrenched by that employer until the workman has been given one month's notice in writing indicating the reasons for retrenchment or the workman has been paid wages for the period of notice. "The proviso however does not apply to the facts of the present case. Admittedly the workman had worked for more than a year with the management. In any case during the period of 12 calendar months prior to his termination he had admittedly worked for more than 240 days. Therefore he will be deemed to have been in continuous service within the meaning of Section 25B of the I.D. Act.
- 7. As already pointed out the plea of the management is that he was on probation and as per terms of his appointment his services could have been terminated at any time without notice. Therefore Section 25F has no application. I am unable to agree. It is now well settled that discharge of a probationer amounts to retrenchment within the meaning of Section 2 (00) as has been laid down in the case of Management of Karnataka Road Transport Corporation, Bangalore Vs. M. Borlah (AIR 1983 SC 1320). The plea that his period of probation was extended for further six months is also of no avail to the management. Firstly for the reason that his services were terminated even after the

extended period of probation was over. Secondly termination during the extended period of probation amounts to retrenchment and Section 25F of the I.D. Act is attracted as has been laid down in AIR 1981 SC. 1253.

- 8. The fact that the workman was not doing his duty properly and his work was unsatisfactory is of no avail to the management at least for the purpose of termination. Though it may be relevant for the back wages. I, therefore, hold that the termination of the workman amounts to retrenchment and his termination without complying with the provision of S. 25F of the 1.D. Act renders the termination void ab-initio.
- 9. As far as Sec. 25H is concerned there is no evidence on record that there were any person junior to the workman. Management has also taken up a plea that it is not an industry which is contrary to settled law in this regard. I, therefore, need not dwell upon it.
- 10. For the reasons discussed above workman Shu Mannilal is entitled to be reinstated with effect from the date of his termination i.e. 15-10-1984. As far as his back wages, I find that he unauthorisedly absented himself from duty and his work was not satisfactory. Therefore to my mind he is not entitled to back wages. Consequently I answer the reference as under .—

That the action of the management of Vehicle Factory, Jabalpur (M.P.) in termination the service of Shri Mannilal Son. Pancham Singh, Labourer, with effect from 15-10-1984 is not justified. He is entitled to be reinstated with continuity of service with effect from 15-10-1984 but without any back wages and costs.

18-8-1986.

V. S. YADAV, Presiding Officer [No. L-14012]20[85-D. II (B)]

का.मा. 3375. -- भीषोगिक विवाद म्रिवित्यम, 1947 (1947 का 14) की धारा 17 के भ्रतुमरण में, के भ्रीय सरकार, भारतीय खाद्य निगम, सखनक के प्रवंत्रतीत में सम्बद्ध नियोग हों और उनके कर्ये हारों के बीज, भ्रतुबंध में निविद्य और्धीणिक विवाद में केन्द्रीय सरकार और्धीणिक ग्रीधिक करण, मानपुर के पंजाद को प्रकाशित करती हैं, जो केन्द्रीय सरकार को 1-9-86 को प्राप्त सुद्धा था।

New Delhi, the 19th September, 1986

S.O. 3375.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Central Government Industrial Tribunal, Kanpur as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Food Corporation of India, Lucknow and their w orkmen, which was received by the Central Government on the 1st September, 1986.

ANNEXURE

BEFORE SHRI R. B. SRIVASTAVA, PRESIDING OFFI-CER, CENTRAL GOVERNMENT INDUSTRIAL TRIBU-NAL, KANPUR

> Reference No. L-42012|25|84|D-V. dt. 15-3-1985 J.D. No. 235 of 1985

> > In the matter of dispute

BETWEEN

Shri Daya Ram, Clo. Shri Laxman Dass, H. No. 29, Shastri Nagar, Kanpur (U.P.)

AND

The Senior Regional Manager Food Corporation of India 5/6, Habibullah Estate Hazaratgani, Lucknow.

APPEARANCE:

Shri K. M. Lal Srivastava representative for the workman Shri R. R. Mansingh, representative for the Management

AWARD

- 1. The Central Government, Ministry of Labour. Vide its Notification No. L-42012 25 84,D-V. dt. 15th March, 1985, has referred the following dispute for adjudication to ams Tribunal:
 - "Whether the action of the management in removing Shri Daya Ram, Dusting Operator, FSD Rampur under the District Manager, Haldwani, from service w.e.f. 10-1-83 and treating him as retired with effect from 30-6-82 on attaining the age of 58 years when he has not been member of GPF in Food Corporation of India and covered by GPF Pensionary rules at Deptt. of Food, Central Government are applicable in his case and without his attaining the age of 60 years as applicable to other employees of department of Food & Ministry of Food & Agriculture is justified? If not to what relief the workman is entitled?".
- 2. The case of the workman is that he was a class IV employee of the department of food, Ministry of Food and Agriculture Government of India, New Delhi and his services were transferred to FCI w.e.f. 1-11-66. At the time of it transfer he was give option that he be given benefit of retirement and terminal benefits as admissible to the employee of the department of food and agriculture Govt, of India and wages may be payable as were given to the employee of the FCI. That this contract of employment included hage of retirement which is 60 years for class IV employ of the department of food, Ministry of Food & Agricultur That thereafter the management never asked the workmat to exercise his option regarding fixation of age retireme and he continued to be the member of GPF as admissible the employees of Ministry of Food and Agriculture, management wronefully retired the workman w.e.f. 30-6 on completion of the continued to be the workman w.e.f. 30-6 on completion of the general series with a full for wrongful moval. In the office order of recall the employers specially stated that his age of retirement is 60 years and 58 years. The management again served the workman letter dt. 10-1-83 treating him as retired w.e.f. 30-6-82, termination is wrongful as the workman had not computed years and was a member of GPF and Pensionary is of the Department of Food, Ministry of Food & Agricultand was not a member of Contributory Provident Fun the FCI. It is also averred that the termination of the workman is illegal for want of retrenchment compensation.
- 3. The management contested the petition of the works on the grounds that the workman was required to proof unconditional option in regards to the terms and conditi applicable to him. The workman gave a conditional opt and consequently his option became meaningles and he treated as corporation employee as per rules of the corporation employee of category IV, the workman was retired completion of 58 years of age and it is wrong that in i terms and conditions applicable to the Central Governm Employees were to be applied to the workman. The wor man was given an opportunity of exercising fresh ontion, 1977, when an option form was given to him, but the work nyan did not exercise his option, then on the basis of option exercise in the year 1974 he was treated the employee of th. corporation. The management however, admitted that due to over sight and mistake of the department the workman continued to be the member of GPF even after 1974, when he excercised the conditional option. It is averred that only those employees who had unconditionally opted for central government service condition are being refired at the ago of 60 years and other employees who opted for corporation service are as per corporation rules are retired at the completion of 58 years. The management has firsther admitted that the office order dt. 19-7-82 recalling order of termination passed in view of the fact that the option form pertaining to the workman was with the Zonal Office and when the same was received the workman was retired vide order dt. 10-1-83. The question of retrenchment compensation does not arise as he was rightly retired on completion of 58 years i.e. the age of superannuation,
- 4. From the above it emerges that the workman was employee of the Department of Food, Ministry of Food and

Agriculture and had come to this management i.e. F.C.I. on transfer duving executed his option form as required under section 12-A of the FCI Act. Under this section the emptoyces serving in the department of Central Government dealing with food and the central government ceases to perform any such function which function becomes functions of the corporation, the central government can transfer such employees of the corporation. It was however, required of such transferred employee to intimate the corporation within a specific time his intention was not becoming the employee of the corporation. The management has filed in the case of workman Shri Daya Ram a similar option form which was filled under his signatures on 4-12-79, the workmen has admitted his signatures on the said option form per No. 1 filed by the management photo copy of which has been filed by them and a clear readable copy of the same has again filed by them. Out of two option, in the first part of the option, the workman opted the scale of pay applicable to the post under the corporation to which he was transferred and in the second part he opted for leave, P.F. retirement or other terminal benefits admissible to the employees of the Central Government in accordance with the rules. The rules and orders of the Central Government as amended from time to time. After exercise of these two options workman signed at the required place but below his signatures and in the space meant for the witness it is typed out as follows:

This without prejudice to him claim for commutation of pension and encashment of terminal benefits in respect of my government service at par with the benefits extended to the deputationists on absorption in the corporation.

The workman has denied that this typed matter was there when he signed the option form whereas the two witnesses mentioned on the option form namely Shri S. N. Dutt and Srl O. P. Kiyazuddin has appeared in the witness box. They testified that the typed portion at the end of the option form was there as there was no space above . : column of signature for the workman. Shri Riyazuddin another wi'ness on the option form has further averred that in the affidavit that the typed portion was explained to the workman in Hindi. In cross examination he stated that the option form was not filled in his present but Daya Ram signed before him and that he explained the contents of the option in Hindi and only then the workman signed. The workman has denied that this typed portion was not there when he submitted option form, even it the management is believed that it was here it is the matter to be considered to what effect this condition is. This may utmost to his right for commutation of pension and encashment of leave may not get hampered on account of this option. The workman was opting leave and terminal benefits to central government and was consequently entitled to commutation of pension and encashment of leave in his own right as government servant. Thus he wanted to remain at par with the herefits to be extended to wanted to remain at par with the benefits to be extended to the deputationists. All persons who had come from the government service to FCI and opted the benefits of the central government were in a way on deputationist though instead of deputation allowance they were entitle to pay scale of the post held by them under the corporation. As regards the last few words 'on absorption in the corporation' is slightly ambiguous only those employees coming from the government are entitled to be absorbed in the corporation who do not claim any of the past benefits of the central government in the option and those who opts they are not entitle to be absorbed in the corporation. This last few words on absorption in the corporation appears to be disjoined and not carrying any purposeful meaning. It may be mentioned here that probably on this count the management considering that the workman there on continuous t be entitle to benefits of government service was allowed to his provident fund and was taken in CPF scheme applicable to corporation employees. In KCP Employees Association Madras Versus KCP Management AIR 1978 SC page 474 wherein it was observed that in industrial law interpreted and applied the perspective of para IV in the Constitution the benefit of reasonable doubt on facts and law must go to the labour. In that ruling it was quoted :

There is no surer way to mislead a document than to read it literary.

This addition to the typed matter in the option form was to strengthened and to clarify his stand that he wanted to avail of benefits applicable to the government service or deputationists and the word on absorption in corporation is

disjointed meaning less portion and utmost may meanwhile working in the corporation as no other interpretation possible and in no way it could be called unconditional option. it appears that in order to obiviate to all this difficulties the persons working in the corporation were required to give fresh option form in the year 1977 in clearn and unequivocal term by issuing a citcular dated of 1977, and in persuance of amendment of section 12-A of the FCI Act in terms of its sub section 4-A fresh opportunity was given effect to the transferee employees to excercise their option a fresh. Under the amended provision it was provided thus; all concerning employees in respect of whom final order of transfer to FCI have been made will excercise the option a fresh within a period of six months from the date of the ordinance irrespective whether they had or not exercise option earlier. The said option was to be given within six months from 30-6-77, the date of the ordinance. JME n the head office and Zonal Manager were required to obtain revised option forms in triplicate and said option form were to be sent to all transferred employee by name and it was to be ensured that the same are received back duly filled in. It was further mentioned in class 2(x) as follows; all the transferce employees may be explitly informed that the option excercised should be given in the prescribed preform and should not be made conditional as otherwise the same shall be held invalid and they shall be deemed to have not excercised any option and such employees shall be governed by rules of the corporation, the employees who do not exercise their option shall be treated by rules of the corporation.

The management has filed photo copy of the endorsement regarding receipt of the option forms by the FSD Rampur which shows that option forms were received for the particular employees named therein. Ram Charan's name appears in the list of Bijnaur as well as in the list of Ram our and the name of the workman appears in the list of Chandausi. It is not clear as to who received forms for the workman Daya Ram working in Depot Chandausi. The workman has filed paper No. 5 showing that the forms were given to Rampur Incharge for distribution amongst the workars who did distribute them. kers who did distribute them to 22 persons and in token of having distributed obtained the signature on it. Thus 22 persons which are the same whose names are mentioned in the list of Rampur filed by the management. The management has failed to substantiate that the point that a similar form was distributed to the workman for filling the same. In these circumstances I have no option but to believe the workman that no second option form was given to him for being filled in the year 1977 and hence there is no question of treating to be governed by rules of corporation as one who had not exercised option within the stipulated period from 30-6-77. The only option form is one filed by the management, in which case I have observed that the typed addition even is not conditional.

In these circumstances and for the reasons discussed above even believing the management witnesses that Daya Ram did signed the option form when the typed portion was there and which was explained to him which is neither amblgious nor contradictory and he having opted for Central Govt. retirement benefits leave and provident fund was entitled to be retired at the age of 60 years as is clear from the rule 22 of FCI staff Regulation 1971 which clearly lays down that all those who have onted for Central Retirement Benefits under Sec. 12A(a) shall retired on completion of 60 years of age, thus the workman should not have been retired on 30-6-82 but should have been retired on 30-6-84 on attaining the age of 60 years.

I consequently give my award holding that the action of the management in removing workman was not justified. The result is that he should have been retired on 30-6-84 as the workman has attained the age of superannuation even at the age of 60 years he will be entitled to benefits pavable between 10-1-1933, the date treating him as retired to 30-6-84, there being no question of reinstatement.

1, therefore, give my award accordingly,

R. B. SRIVASTAVA, Presiding Officer [No. L-42012]25[84-D.II(B)]D.V.]

का .श्रा. 3376.—श्रीकोनिक विवास ग्राधिनियम, 1947 (1947 का 14) की छारा 17 के ग्रनुसरण में, केन्द्रीय सरकार, भारतीय खाछ निगम के प्रबंधतंत्र से सम्बद्ध नियोजकों और उनके कर्मकारों के बीच, ग्रनुबंध में निविष्ट औद्योगिक विवाद में औद्यगिक ग्राधिकरण, मद्रास के पंचाट को प्रकाशित करती है, जो केन्द्रीय सरकार की 3-9-86 की प्राप्त हुआ था।

S.O. 3376.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award of the Industrial Tribunal, Madras as shown in the Annexure, in the industrial dispute between the employers in relation to the management of Food Corporation of India and their workmen, which was received by the Central Government on the 3rd September, 1986.

ANNEXURE

BEFORE THIRU FYZEE MAHMOOD, BSc. BL PRESIDING OFFICER, INDUSTRIAL TRIBUNAL, TAMIL NADU MADRAS

(Constituted by the Central Government)
Friday, the 22nd day of August, 1986
INDUSTRIAL DISPUTE NO. 59 OF 1985

(In the matter of the dispute for adjudication under Section 10(1)(d) of the Industrial Disputes Act, 1947 between the workmen an dthe Management of Food Corporation of India, Madras-72).

BETWEEN

Tbiru Adaikkan, 208, MTH Road, Pattabiram, Madras-600072.

AND

The Senior Regional Manager, Food Corporation of India, 5|54, Greams Road, Madras-600072. Reference: Order No. L-42012(37) [81 TII(B)D | IVB | DV, dated 3-4-1984 of the Ministry of Labour and Rehabilitation Government of India, New Delhi.

This dispute coming on this day for anal disposal upon persuing the reference, claim and other concerned documents on record and upon hearing of Thiruvalargal S. Kanagasabai and K. Paramarap, Advocates appearing for the workman and the Management being absent, this Tribunal passed the following.

AWARD

This dispute between the workman Thiru Adaikkan and the Management of Food Corporation of India, Madras-72 arising out of a reference under Section 10(1)(d) of the Industrial Disputes Act, 1947 by the Government of India in its Order No. L-42012(37) 83-DII(B) DIV.B|DV, dated 3-4-1984 of the Ministry of Labour and Rehabilitation for adjudication of the following issue:

- "Whether the action of the management of the Food Corpration of India, Madras in terminating the services of Shri Adaikkun, NMR workman at their Avadi Depot, Madras (Construction and Maintenance) w.e.f. 28-9-76 and not absorbing him as messenger |Depot) on regular basis along with his juniors w.e.f. 22-3-1979 is justified? If nor, to what relief he is entitled to."
- (2) Parties were served with summons.
- (3) The Petitioner-workman Thiru Adaikkan filed his claim statement on 14-5-1986 putting forth his claim.
- (4) Today, when the dispute was called, the Petitioner was present and represented by counsel. The Respondent Management was absent and not represented and set exparte. Counter statement was also not filed by the Respondent-Management. The Petitioner was examined as MW1.
- (5) An award is passed holding the termination of the Petitloner as illegar and directing his reinstalement with wages, continuity of service and other attendent benefits. No costs.

Dated this 22nd day of August, 1986.

THIRU FYZEE MAHMOOD, Presiding Officer
HARI SINGH, Desk Officer
[No. L-42012'37'83-D.II(B)]